No. 87 4767



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

www.governmentgazette.sa.gov.au

PUBLISHED BY AUTHORITY

ALL PUBLIC ACTS appearing in this GAZETTE are to be considered official, and obeyed as such

ADELAIDE, THURSDAY, 13 DECEMBER 2007

CONTENTS

	Page		Page
Administrative Arrangements Act 1994—Notice	4774	Liquor Licensing Act 1997—	
Appointments, Resignations, Etc.		(No. 300 of 2007)	. 4824
Corporations and District Councils—Notices	4886	(No. 301 of 2007)	
Crown Lands Act 1929—Notice		(No. 302 of 2007)	
Development Act 1993—Notices4	1772, 4775	(No. 303 of 2007)	. 4835
Electricity Act 1996—Notice		(No. 304 of 2007)	. 4837
Environment Protection Act 1993—Notice	4789	Construction Industry Long Service Leave Act 1987	
Fisheries Management Act 2007—Notices	4790	(No. 305 of 2007)	. 4843
Liquor Licensing Act 1997—Notices	4792	Natural Resources Management Act 2004	
Mining Act 1971—Notices	4795	(No. 306 of 2007)	. 4845
National Parks and Wildlife Act 1972—Notice	4796	Primary Industry Funding Schemes Act 1998	
National Parks and Wildlife (National Parks)		(No. 307 of 2007)	. 4849
Regulations 2001—Notice	4797	Liquor Licensing Act 1997 (No. 308 of 2007)	. 4852
Native Title (South Australia) Act 1994—Notice	4796	Fisheries Management Act 2007—	
Petroleum Act 2000—Notices		(No. 309 of 2007)	. 4856
Proclamations		(No. 310 of 2007)	. 4867
Public Sector Management Act 1995—Notice		(No. 311 of 2007)	. 4878
Public Trustee Office—Administration of Estates	4887	Private Parking Areas Act 1986 (No. 312 of 2007)	
		Road Traffic Act 1961 (No. 313 of 2007)	
REGULATIONS		Criminal Law Consolidation Act 1935 (No. 314 of 2007)	
Tobacco Products Regulation Act 1997		Road Traffic Act 1961—Notice	
(No. 298 of 2007)		South Australian Health Commission Act 1976—Notice	
Senior Secondary Assessment Board of South Austral		Water Mains and Sewers—Main Laid, Replaced, Etc	
Act 1983 (No. 299 of 2007)	4820	Waterworks Act 1932—Notice	. 4807

GOVERNMENT GAZETTE NOTICES

ALL poundkeepers' and private advertisements forwarded for publication in the South Australian Government Gazette must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to Government Publishing SA so as to be received no later than 4 p.m. on the Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@dpc.sa.gov.au. Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged. The Government Gazette is available online at: www.governmentgazette.sa.gov.au

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Multicultural and Ethnic Affairs Commission, pursuant to the provisions of the South Australian Multicultural and Ethnic Affairs Commission Act 1980:

Member: (from 1 January 2008 until 31 December 2009) Norman Schueler Petar Zdravkovski Vahedeh Mansoury

By command,

PAUL CAICA, for Acting Premier

AGO0433/02CS

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Guardianship Board, pursuant to the provisions of the Guardianship and Administration Act 1993:

section 8 (1) Panel Member: (from 13 January 2008 until 12 January 2011)

Helen Rebecca Mares Elizabeth Salna

section 8 (2) Panel Member: (from 13 January 2008 until 12 January 2011)

Gerald Noel Twohig

By command,

PAUL CAICA, for Acting Premier

AGO0217/04CS

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Legal Practitioners Disciplinary Tribunal, pursuant to the provisions of the Legal Practitioners Act 1981

Member: (from 20 January 2008 until 19 January 2011) Leonie Evans Millard

Deputy Presiding Member: (from 20 January 2008 until 31 August 2008)

Paul Andrew Cuthbertson By command,

PAUL CAICA, for Acting Premier

AGO0067/07CS

Sashi Maharai

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Outback Areas Community Development Trust, pursuant to the provisions of the Outback Areas Community Development Trust Act 1978:

Member: (from 1 January 2008 until 31 December 2008) William Raymond McIntosh

Nancy Joy Baluch Gary Colin Fuller

Bernadette Elizabeth Giles

Stuart Knox

Deputy Member: (from 1 January 2008 until 31 December

Patricia Leila Katnich (Deputy to McIntosh, Baluch, Fuller, Giles, Knox)

Chair: (from 1 January 2008 until 31 December 2008) William Raymond McIntosh

By command.

PAUL CAICA, for Acting Premier

MSLGR07/013CS

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Industrial Relations Advisory Committee, pursuant to the provisions of the Fair Work Act 1994:

Member: (from 13 December 2007 until 15 February 2008) Rick Cairney David Ditroia

By command,

PAUL CAICA, for Acting Premier

MIR07/019CS

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Forestry Corporation Board, pursuant to the provisions of the South Australian Forestry Corporation Act 2000:

Member: (from 1 January 2008 until 31 December 2009)

John Stuart Ross

Stephen James Duncan

Julie Ann Meeking

Diana Lloyd

Graham Foreman

Chair: (from 1 January 2008 until 31 December 2009)

John Stuart Ross

By command,

PAUL CAICA, for Acting Premier

MFOR07/006CS

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Radiation Protection Committee, pursuant to the provisions of the Radiation Protection and Control Act 1982:

Member: (from 1 January 2008 until 31 December 2010)

Sarah Constantine

Lynne Michelle Ingram Sharon Maree Paulka

Gerald Steven Laurence

Jill Fitch

Michael Innes Kitchener

Serge Caplygin

Pamela Joy Sykes

Tony Circelli

Deputy Member: (from 1 January 2008 until 31 December 2010)

Stephanie Jane Hartman (Deputy to Ingram)

Kathryn Taylor (Deputy to Paulka)

Peter James Collins (Deputy to Laurence)

Eva Bezak (Deputy to Fitch)

Barry Ernest Chatterton (Deputy to Kitchener)

Trina Lee Jensen (Deputy to Caplygin)

Michael Trent Lardelli (Deputy to Sykes)

PAUL CAICA, for Acting Premier

EPCS07/0019

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Animal Welfare Advisory Committee, pursuant to the provisions of the Prevention of Cruelty to Animals Act 1985:

Member: (from 13 December 2007 until 12 December 2010)

Ian Harry Carmichael Warren John Starick Mark David Peters Susan Kidman

Grant Robb Linda Allery

Susan Jane Hazel Denise Elizabeth Noonan

Presiding Member: (from 13 December 2007 until 12 December 2010) Ian Harry Carmichael

By command,

PAUL CAICA, for Acting Premier

EHCS07/0029

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Homestart Finance Board of Management, pursuant to the provisions of the Housing and Urban Development (Administrative Arrangements) Act

Member: (from 15 December 2007 until 14 December 2010) Lindsay Nicholson Paula Capaldo

By command,

PAUL CAICA, for Acting Premier

MFC/CS/07/041

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Housing Trust Board of Management, pursuant to the provisions of the South Australian Housing Trust Act 1995:

Member: (from 14 January 2008 until 13 January 2011) Mary Marsland

Member: (from 3 January 2008 until 2 January 2011) Mary Patetsos

Presiding Member: (from 14 January 2008 until 13 January 2011) Mary Marsland

By command.

PAUL CAICA, for Acting Premier

MFC/CS/07/040

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Training and Skills Commission, pursuant to the provisions of the Training and Skills Development Act 2003:

Member: (from 1 January 2008 until 30 September 2008 or until such time as the Training and Skills Development Act Amendment Act 2008 is proclaimed to come into operation, whichever is the earlier)

Thomas Robin Phillips Jan Andrews Ian Curry David Frith Adrian Lee Smith Christine Hudson

Hilary Winchester

Patrick Wright Brian Mowbray

Deputy Member: (from 1 January 2008 until 30 September 2008 or until such time as the Training and Skills Development Act Amendment Act 2008 is proclaimed to come into operation, whichever is the earlier)

Robyn Lee Buckler (Deputy to Curry) Stephen Kenseley Myatt (Deputy to Frith) Kate Thiele (Deputy to Smith)

Sylvia Healy (Deputy to Hudson)
Faith Helen Elly Trent (Deputy to Winchester)

Gayle Peak (Deputy to Wright)

Douglas Donald Strain (Deputy to Mowbray)

Chair: (from 1 January 2008 until 30 September 2008 or until such time as the Training and Skills Development Act Amendment Act 2008 is proclaimed to come into operation, whichever is the earlier) Thomas Robin Phillips

By command,

PAUL CAICA, for Acting Premier

METAFE10/07CS

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint Hieu Van Le as Governor's Deputy of South Australia for the periods from 6 p.m. on Friday, 14 December 2007 until 8 p.m. on Sunday, 16 December 2007 and from 9 a.m. on Wednesday, 2 January 2008 until 9 a.m. on Thursday, 17 January 2008.

By command,

PAUL CAICA, for Acting Premier

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Michael John Atkinson, MP, Attorney-General, Minister for Justice and Minister for Multicultural Affairs to be also Acting Deputy Premier, Acting Treasurer, Acting Minister for Industry and Trade and Acting Minister for Federal/State Relations for the period from 12 January 2008 to 29 January 2008 inclusive, during the absence of the Honourable Kevin Owen Foley, MP.

PAUL CAICA, for Acting Premier

TF07/092CS

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint Acting Ministers, as per listed below:

Honourable Paul Holloway, MLC, Minister for Police, Minister for Mineral Resources Development and Minister for Urban Development and Planning to be appointed as Acting Deputy Premier, Acting Treasurer, Acting Minister for Industry and Trade and Acting Minister for Federal/State Relations for the period from 25 December 2007 to 6 January 2008 inclusive, during the absence of the Honourable Kevin Owen Foley, MP.

Honourable Paul Holloway, MLC, Minister for Police, Minister for Mineral Resources Development and Minister for Urban Development and Planning to be appointed as Acting Attorney-General, Acting Minister for Justice and Acting Minister for Multicultural Affairs for the period from 22 December 2007 to 6 January 2008 inclusive, during the absence of the Honourable Michael John Atkinson, MP.

Honourable Michael John Atkinson, MP, Attorney-General, Minister for Justice and Minister for Multicultural Affairs to be appointed as Acting Deputy Premier, Acting Treasurer, Acting Minister for Industry and Trade and Acting Minister for Federal/State Relations for the period from 7 January 2008 to 11 January 2008 inclusive, during the absence of the Honourable Kevin Owen Foley, MP.

Honourable Michael John Atkinson, MP, Attorney-General, Minister for Justice and Minister for Multicultural Affairs to be appointed as Acting Minister for Police, Acting Minister for Mineral Resources Development and Acting Minister for Urban Development and Planning for the period from 7 January 2008 to 28 January 2008 inclusive, during the absence of the Honourable Paul Holloway, MLC.

Honourable Michael John Atkinson, MP, Attorney-General, Minister for Justice and Minister for Multicultural Affairs to be appointed as Acting Minister for Emergency Services, Acting Minister for Correctional Services and Acting Minister for Road Safety for the period from 7 January 2008 to 11 January 2008 inclusive, during the absence of the Honourable Carmel Zollo, MLC

Honourable John David Hill, MP, Minister for Health, Minister for the Southern Suburbs and Minister Assisting the Premier in the Arts to be appointed as Acting Minister for Education and Children's Services, Acting Minister for Tourism and Acting Minister for the City of Adelaide for the period from 25 December 2007 to 6 January 2008 inclusive, during the absence of the Honourable Jane Diane Lomax-Smith, MP.

Honourable John David Hill, MP, Minister for Health, Minister for the Southern Suburbs and Minister Assisting the Premier in the Arts to be appointed as Acting Minister for Industrial Relations, Acting Minister for Finance, Acting Minister for Government Enterprises and Acting Minister for Recreation, Sport and Racing for the period from 29 December 2007 until 6 January 2008 inclusive, during the absence of the Honourable Michael John Wright, MP.

Honourable Jane Diane Lomax-Smith, MP, Minister for Education and Children's Services, Minister for Tourism and Minister for the City of Adelaide to be appointed as Acting Minister for Transport, Acting Minister for Infrastructure and Acting Minister for Energy for the period from 16 January 2008 to 27 January 2008 inclusive, during the absence of the Honourable Patrick Frederick Conlon, MP.

Honourable Jane Diane Lomax-Smith, MP, Minister for Education and Children's Services, Minister for Tourism and Minister for the City of Adelaide to be appointed as Acting Minister for Industrial Relations, Acting Minister for Finance, Acting Minister for Government Enterprises and Acting Minister for Recreation, Sport and Racing for the period from 16 January 2008 to 20 January 2008 inclusive, during the absence of the Honourable Michael John Wright, MP.

Honourable Jane Diane Lomax-Smith, MP, Minister for Education and Children's Services, Minister for Tourism and Minister for the City of Adelaide to be appointed as Acting Minister for Employment, Training and Further Education, Acting Minister for Science and Information Economy, Acting Minister for Youth and Acting Minister for Gambling for the period from 16 January 2008 to 27 January 2008 inclusive, during the absence of the Honourable Paul Caica, MP.

Honourable Jay Wilson Weatherill, MP, Minister for Families and Communities, Minister for Aboriginal Affairs and Reconciliation, Minister for Housing, Minister for Ageing, Minister for Disability and Minister Assisting the Premier in Cabinet Business and Public Sector Management to be appointed as Acting Minister for Environment and Conservation, Acting Minister for Mental Health and Substance Abuse and Acting Minister Assisting the Minister for Health for the period from 31 December 2007 to 8 January 2008 inclusive, during the absence of the Honourable Gail Elizabeth Gago, MLC.

Honourable Rory John McEwen, MP, Minister for Agriculture, Food and Fisheries and Minister for Forests to be appointed as Acting Minister for Health, Acting Minister for the Southern Suburbs and Acting Minister Assisting the Premier in the Arts for the period from 7 January 2008 to 20 January 2008 inclusive, during the absence of the Honourable John David Hill MP

Honourable Karlene Ann Maywald, MP, Minister for the River Murray, Minister for Water Security, Minister for Regional Development, Minister for Small Business and Minister Assisting the Minister for Industry and Trade to be appointed as Acting Minister for the Status of Women for the period from 22 December 2007 to 13 January 2008 inclusive, during the absence of the Honourable Jennifer Mary Rankine, MP

Honourable Jennifer Mary Rankine, MP, Minister for State/Local Government Relations, Minister for the Status of Women, Minister for Volunteers, Minister for Consumer Affairs and Minister Assisting in Early Childhood Development to be appointed as Acting Minister for Families and Communities, Acting Minister for Aboriginal Affairs and Reconciliation, Acting Minister for Housing, Acting Minister for Ageing, Acting Minister for Disability and Acting Minister Assisting the Premier in Cabinet Business and Public Sector Management for the period from 14 January 2008 to 23 January 2008 inclusive, during the absence of the Honourable Jay Wilson Weatherill, MP.

Honourable Paul Caica, MP, Minister for Employment, Training and Further Education, Minister for Science and Information Economy, Minister for Youth and Minister for Gambling to be appointed as Acting Minister for Transport, Acting Minister for Infrastructure and Acting Minister for Energy for the periods from 12 January 2008 to 15 January 2008 inclusive and from 28 January 2008 to 3 February 2008 inclusive, during the absence of the Honourable Patrick Frederick Conlon, MP.

Honourable Paul Caica, MP, Minister for Employment, Training and Further Education, Minister for Science and Information Economy, Minister for Youth and Minister for Gambling to be appointed as Acting Minister for Industrial Relations, Acting Minister for Finance, Acting Minister for Government Enterprises and Acting Minister for Recreation, Sport and Racing for the period from 7 January 2008 to 15 January 2008 inclusive, during the absence of the Honourable Michael John Wright, MP.

Honourable Paul Caica, MP, Minister for Employment, Training and Further Education, Minister for Science and Information Economy, Minister for Youth and Minister for Gambling to be appointed as Acting Minister for Education and Children's Services, Acting Minister for Tourism and Acting Minister for the City of Adelaide for the period from 7 January 2008 to 15 January 2008 inclusive, during the absence of the Honourable Jane Diane Lomax-Smith, MP.

Honourable Paul Caica, MP, Minister for Employment, Training and Further Education, Minister for Science and Information Economy, Minister for Youth and Minister for Gambling to be appointed as Acting Minister for Families and Communities, Acting Minister for Aboriginal Affairs and Reconciliation, Acting Minister for Housing, Acting Minister for Ageing, Acting Minister for Disability and Acting Minister Assisting the Premier in Cabinet Business and Public Sector Management for the period from 10 January 2008 to 13 January 2008 inclusive, during the absence of the Honourable Jay Wilson Weatherill, MP.

Honourable Paul Caica, MP, Minister for Employment, Training and Further Education, Minister for Science and Information Economy, Minister for Youth and Minister for Gambling to be appointed as Acting Minister for State/Local Government Relations, Acting Minister for Volunteers; Acting Minister for Consumer Affairs and Acting Minister Assisting in Early Childhood Development for the period from 22 December 2007 to 13 January 2008 inclusive, during the absence of the Honourable Jennifer Mary Rankine, MP.

Honourable Paul Caica, MP, Minister for Employment, Training and Further Education, Minister for Science and Information Economy, Minister for Youth and Minister for Gambling to be appointed as Acting Minister for Environment and Conservation, Acting Minister for Mental Health and Substance Abuse and Acting Minister Assisting the Minister for Health for the period from 9 January 2008 to 13 January 2008 inclusive, during the absence of the Honourable Gail Elizabeth Gago, MLC.

By command,

PAUL CAICA, for Acting Premier

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint Joanne Tracey as a Stipendiary Magistrate commencing on 13 December 2007, pursuant to the provisions of the Magistrates Act 1983.

By command,

PAUL CAICA, for Acting Premier

AGO0203/02CS

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has revoked the appointment of Sidney George Graham as a Visiting Inspector for the purposes of the Correctional Services Act 1982, pursuant to section 20 of the Correctional Services Act 1982 and section 36 of the Acts Interpretation Act 1915.

By command.

PAUL CAICA, for Acting Premier

MCS07/018SC

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint Sylvia Pohlner, Robert George McBurnie Thomas, Michael Peter Dolensky and Robert Austin Brady Walker as Inspectors for the purposes of the Correctional Services Act 1982, pursuant to section 20 of the Correctional Services Act 1982.

By command,

PAUL CAICA, for Acting Premier

MCS07/018SC

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint the people listed as Justices of the Peace for South Australia for a period of 10 years commencing from 13 December 2007 and expiring on 12 December 2017, pursuant to section 4 of the Justices of the Peace Act 2005:

Stefan Caddy-Retalic
Antonio Cutufia
Patrick Richard Stephen Duckworth
Janine Kaye Dunn
Shaunee Michelle Fox
Linda Christine Ghys
Marie Anne Girolamo
Peter Brian Johnston
Young Song Lee
Peter John Mason
Mary Patetsos
Matthew Peter Sarunic
Mary Tuck
Robert James Tuck
Siona Jane Watt

By command,

PAUL CAICA, for Acting Premier

JPS/07/007CS

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has revoked the appointment as officers of the Department of Health for the purpose of exercising functions and powers under the Controlled Substances Act 1984, without pay or other industrial entitlement, employees of Drug and Alcohol Services South Australia, as listed below, pursuant to section 68 of the Constitution Act 1934 and section 36 of the Acts Interpretation Act 1915:

Geoffrey Donald Anderson Colin Malcolm Brown Maryann Elias Keith Robert Evans Elizabeth Anne Hender Helen Ho Susan Jane O'Neill Rosemary Ann Paterson

By command,

PAUL CAICA, for Acting Premier

HEACS/07/244

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint as officers of the Department of Health for the purpose of exercising functions and powers under the Controlled Substances Act 1984, without pay or other industrial entitlement, the persons listed below while employed within Drug and Alcohol Services South Australia, pursuant to section 68 of the Constitution Act 1934:

Geoffrey Donald Anderson Colin Malcolm Brown Maryann Elias Keith Robert Evans Hana Jade de Gooyer Elizabeth Anne Hender Helen Ho Susan Jane O'Neill Rosemary Ann Paterson

By command,

PAUL CAICA, for Acting Premier

HEACS/07/244

Department of the Premier and Cabinet Adelaide, 13 December 2007

SOUTH AUSTRALIAN HEALTH COMMISSION ACT 1976

AUTHORISATION OF ACCESS TO CONFIDENTIAL INFORMATION

Authorisation by the Governor

PURSUANT to section 64D of the South Australian Health Commission Act 1976 and with the advice and consent of the Executive Council, I authorise the members from time to time of groups or bodies, and the groups or bodies, listed below to have access to confidential information; and authorise the changes listed below, in accordance with that section.

ADDITIONAL AUTHORISATIONS:

Of the Members of and group listed below that assess and improve the quality of specified health services at the hospital named:

Central Northern Adelaide Health Service Incorporated: Lyell McEwin Hospital

• Incident Review Panel.

DELETION OF AUTHORISATIONS:

Blackwood and District Community Hospital Inc.

- Patient Care/Nursing Service Committee.
- Executive Services Committee.
- Infection Control Committee.

Griffith Rehabilitation Hospital (incorporating Holdfast Private Hospital)

- Medical Advisory Committee.
- Rehabilitation Multidisciplinary Committee.
- Performance Improvement Committee.
- Environmental Committee (incorporating Infection Control).

South Australian Health Commission

- · Communicable Disease Control Branch.
- Expert Panel on Infected Health Care Workers.

NAME CHANGE:

Central Northern Adelaide Health Service Incorporated

• From 'Mental Health Directorate Sentinel Event Panel' to 'Mental Health Directorate Sentinel Event Committee'.

By command,

PAUL CAICA, for Acting Premier

HEACS/07/249

Department of the Premier and Cabinet Adelaide, 13 December 2007

HIS Excellency the Governor in Executive Council has been pleased to nominate 31 March 2008 as the date for completion of each commission of inquiry established under the Commission of Inquiry (Children in State Care and Children on APY Lands) Act 2004, pursuant to section 11 (1) of the Commission of Inquiry (Children in State Care and Children on APY Lands) Act 2004.

By command,

PAUL CAICA, for Acting Premier

MFC/CS/07/042

Department of the Premier and Cabinet Adelaide, 13 December 2007

NOTICE granting development approval, subject to the conditions outlined, for the Bradken Resources Foundry Upgrading and Expansion Major Development Proposal.

Schedule O

DEVELOPMENT ACT 1993: SECTION 48

Decision by the Governor

Preamble

- 1. On 25 January 2006 the Minister for Urban Development and Planning gave notice in the *Government Gazette* that he was of the opinion that it was appropriate for the proper assessment of development of major environmental, social or economic importance that section 46 of the Development Act 1993, applied to any development of a kind listed in Schedule 1 of that notice in the parts of the State listed in Schedule 2 of that notice.
- 2. A proposal from Bradken Resources Pty Ltd (hereafter 'the proponent') to upgrade and expand an existing foundry located on Cromwell Road in Kilburn was the subject of a development application lodged in March 2006.
- 3. In accordance with the declaration referred to in paragraph 1 of the preamble of this Notice, the application has been under consideration under Division 2 of Part 4 of the Development Act 1993. The proposal has been the subject of a Public Environmental Report and an Assessment Report under sections 46 and 46C of the Development Act 1993, and is hereafter referred to as the 'proposed Major Development'.
- 4. I am satisfied that an appropriate Public Environmental Report and an Assessment Report have been prepared in relation to the proposed Major Development, in accordance with sections 46 and 46C, Division 2 of Part 4 of the Development Act 1993, and have had regard, when considering the proposed Major Development, to all relevant matters under section 48 (5) of the Development Act 1993.

Decision

PURSUANT to section 48 of the Development Act 1993 and with the advice and consent of the Executive Council, and having due regard to the matters set out in section 48 (5) and all other relevant matters. I

- (a) grant a provisional development authorisation in relation to the proposed major development, subject to the conditions and notes to the proponent below;
- (b) pursuant to section 48 (6) and Regulation 64 (1) reserve my decision on the following matters:
 - (i) compliance with the Building Rules in relation to all aspects of the proposed major development (refer to Notes to the applicant below for further information);

- (ii) additional information shall be provided to the Environment Protection Authority prior to the commencement of any demolition or construction related to this Provisional Development Authorisation, to demonstrate that the proposed method of stormwater disposal via an infiltration basin on soils will not adversely impact on underlying soils and groundwater. In the event that this is not able to be demonstrated, the proponent will be required to install a lining system to the pond that is acceptable to the Environment Protection Authority and discharge excess stormwater to the North Arm East Channel:
- (iii) construction shall not commence until an amended 'Construction Environmental Management Plan' and 'Environmental Management and Monitoring Plan' has been prepared by the proponent to the reasonable satisfaction of the Environment Protection Authority and approved by Governor or his delegate;
- (c) specify all matters relating to this provisional development authorisation as matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions attached; and
- (d) specify for the purposes of section 48 (11) (b) the period of two years from the date hereof as the time within which substantial work must be commenced on site, failing which I may cancel this authorisation.

Conditions of Approval

- 1. Except where minor amendments may be required by other legislation, or by conditions imposed herein, the proposed major development shall be undertaken in strict accordance with:
 - (a) The following documents:
 - Development application dated March 2006 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Public Environmental Report, Proposed Upgrading and Expansion of an Existing Foundry, 80 Cromwell Road, Kilburn, prepared by Bradken Resources Pty Ltd, dated February 2007 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Response Document, prepared by Bradken Resources
 Pty Ltd for the Proposed Expansion and Upgrading of
 an Existing Foundry, 80 Cromwell Road, Kilburn,
 dated June 2007.
 - Assessment Report prepared by the Minister for Urban Development and Planning, dated November 2007.
- 2. The proponent shall submit further information and application(s) in relation to the matters that have been reserved.
 - 3. Construction and overall operational noise shall not exceed:
 - (a) 58dB(A) between the hours of 7 a.m. and 10 p.m. when measured and adjusted at the nearest existing residential dwelling in accordance with the current environment protection noise policy; and
 - (b) 50dB(A) between the hours of 10 p.m. and 7 a.m. when measured and adjusted at the nearest existing residential dwelling in accordance with the current environment protection noise policy.
- 4. All reasonable and practicable measures shall be employed so that work practices achieve a short term maximum noise level of 60dB(A) when measured and adjusted at the nearest existing residential dwelling in accordance with the current environment protection noise policy.
- 5. The proponent shall submit a post construction noise compliance assessment report (to the reasonable satisfaction of the Environment Protection Authority) prepared by an acoustic engineer* to verify that the above noise criteria are achieved. This must be submitted to the Environment Protection Authority within 3 months of completion of the development.
 - (* an acoustic engineer is defined as someone who is eligible for membership of both the Australian Institute of Engineers and the Australian Acoustical Society).

- 6. The noise reduction measures specified in the following sections of the Bradken Public Environmental Report, February 2007, shall be implemented as per the specifications below:
 - (a) Volume 1, Section 5.4.2.1, pp. 51-53;
 - (b) Volume 2, Appendix Q, Section 3.1 'Assumptions' of the 'Preliminary Noise Model—Foundry Upgrade, Bradken, December 2006'; and
 - (c) The car park fence specified in page 3 of Sonus report S2048C2, 20 October 2006.
- 7. Construction shall be carried out in accordance with the following specifications:
 - The Environment Protection Authority information sheet Construction Noise (http://www.environment.sa.gov.au/epa/pdfs/info_construction.pdf); and
 - Volume 2, Appendix M, 'Construction Environmental Management Plan', October 2006'.
- 8. Noisy construction activities shall be limited to the following times:
 - Monday to Saturday: 7 a.m. to 7 p.m.
 - Sunday and Public Holidays: If Sunday or Public Holiday work is essential, noise should be kept to a minimum. In these cases work shall not start before 9 a.m. and shall be finished by 7 p.m.
- 9. All on-site operations shall comply with Work Instruction BK3-E-005 Environmental Noise Control:
 - scheduling of particularly noisy machines after 9 a.m. e.g. Jackhammers, Rock Breakers, Piling equipment;
 - locating equipment so that impact on neighbouring premises is minimised;
 - between work periods, shut down or throttle to a minimum, machines such as backhoes, cranes, bobcats, loaders and generators;
 - all equipment to be properly maintained, with special attention to mufflers and other noise control devices. Equipment failing to meet acceptable noise levels shall not be used; and
 - preparation of a Traffic Management Plan in conjunction with contractors, suppliers and the Local Government to minimise traffic impacts.

The above construction noise requirements shall be put into any tender contract conditions.

- 10. An Energy audit shall be undertaken and submitted to the Sustainability and Climate Change Division of the Department of Premier and Cabinet within 12 months of commencement of operation of the new plant, to assess:
 - (a) electricity consumption per tonne melted by the Electric Arc Furnace to confirm the performance claimed by the manufacturer; and
 - (b) total emissions per tonne of dressed casting.
- 11. Upon commissioning of the Electric Arc Furnace and plant equipment, appropriate testing shall be carried out to verify the data used to predict the ground level concentrations in the Public Environmental Report.
- 12. Scrap steel stored on-site shall be located within the designated scrap steel storage area within the Furnace Building.
- 13. The cutting of scrap steel shall only be carried out within an area whereby any generated fume or particulate is extracted to pollution control equipment.
- 14. Particulate monitoring (PM10) shall be undertaken to record the particulate levels at the site boundary pre and post expansion and during the construction phase.
- 15. The proponent shall demonstrate that the proposed ventilation system prevents the escape of fugitive material under all operating conditions.
- 16. The Furnace Building (incorporating the Electric Arc Furnace, mould pouring and mould cooling operations) shall be managed and extracted to an extent whereby the building remains under negative pressure to limit the generation of fugitive emissions.

- 17. Mould pouring and cooling shall occur within the Furnace Building whereby fumes, odours and particulates from cooling moulds are extracted to pollution control equipment.
- 18. Used foundry sand shall be stored within a designated bunker or within an enclosure.
- 19. Where material is stored within a bunker, the material shall remain below the height of the storage bunker walls.
- 20. The materials stored in bunkers shall be suitably conditioned by moisture or by some other means to prevent the generation of fugitive emissions during handling.
- 21. Landscaping of the site shall commence prior to demolition and construction activities and when established, must be maintained in good health and condition at all times. Plants must be replaced when dead or become seriously diseased within the first growing season after death or becoming seriously distressed. Plants used shall be mature and quick growing to ensure screening is achieved in a timely manner.
 - 22. Inert clay soil shall be used to cap the screening mounds.
- 23. All external lights shall be directed and shielded in such a way as to prevent undue glare from the site and any lighting that is not in use for operational or security reasons shall be switched off.
- 24. The applicant shall ensure that stormwater not complying with the Environment Protection (Water Quality) Policy 2003 criteria is not discharged from the site without prior effective treatment.
 - 25. The following building finishes shall be used:
 - the walls section to an elevation of up to 3 m from ground surface to be finished in colorbond 'shale grey';
 - the wall sections above 3 m and up to the roof to be finished in colorbond 'surf mist'; and
 - detailed elements such as doors, canopies, downpipes etc., to be finished in colorbond 'deep ocean'.
- 26. One secure bicycle park shall be established per 10 full-time employees.

Notes to Proponent

- 1. All matters relating to this provisional development authorisation are matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions attached
- 2. A decision on building rules will only be made after a Building Rules assessment and certification has been undertaken and issued by a Private Certifier or the City of Port Adelaide Enfield, in accordance with the provisions of the Development Act 1993 and after the Minister for Urban Development and Planning receives a copy of all relevant certification documentation, as outlined in Regulation 64 of the Development Regulations 1993.
- 3. Pursuant to Development Regulation 64, the applicant is advised that the City of Port Adelaide Enfield or private certifier conducting a Building Rules assessment must:
 - (a) provide to the Minister a certification in the form set out in Schedule 12A of the Development Regulations 1993, in relation to the building works in question; and
 - (b) to the extent that may be relevant and appropriate:
 - (i) issue a Schedule of Essential Safety Provisions under Division 4 of Part 12;
 - (ii) assign a classification of the buildings under these regulations;
 - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.

Regulation 64 of the Development Regulations 1993, provides further information about the type and quantity of all Building Rules certification documentation for Major Developments required for referral to the Minister for Urban Development and Planning.

4. The City of Port Adelaide Enfield or private certifier undertaking the Building Rules assessment must ensure that the assessment and certification are consistent with this provisional development authorisation (including Conditions or Notes that apply in relation to this provisional development authorisation).

- 5. An application to vary the Major Development or any of its components may be submitted. Whether a new Public Environmental Report and Assessment Report need to be prepared will depend on the nature of the variation and the lapse of time since the preparation of the Public Environmental Report.
- 6. The applicant is reminded of its general environmental duty, as required by section 25 of the Environment Protection Act 1993, to take all reasonable and practical measures to ensure that the activities on the whole site, including during construction, do not pollute the environment in a way which causes or may cause environmental harm.
- 7. An environmental authorisation exists for the foundry operation at this development site. The applicant is required to contact the Environment Protection Authority before acting on this development authorisation to ascertain the need for any additional or amended licensing requirements. Additional conditions may be attached to any amended licence granted by the Environment Protection Authority.
- 8. Any information sheets, guidelines documents, codes of practice, technical bulletins etc. that are referenced in this response have been provided to the planning authority or may be accessed on the following website:

http://www.environment.sa.gov.au/epa/pub.html

- 9. The 'Construction Environmental Management Plan' and 'Environmental Management and Monitoring Plan' should be prepared taking into consideration relevant Environment Protection policies and guideline documents, including, the Environment Protection (Air Quality) Policy 1994, the Environment Protection (Water Quality) Policy 2003, the Occupational Health and Safety Regulations, Environment Protection Authority Guidelines on Odour Assessment, using odour source modelling 2003, Environment Protection Authority Handbook for Pollution Avoidance on Commercial and Residential Building Sites 2004 and the Environment Protection Authority Stormwater Pollution Prevention Code of Practice for the Building and Construction Industry.
- 10. Residents that are likely to be impacted by construction activities should be pre-warned of any planned construction activity which is likely to be particularly noisy. Notification should be in writing and not less than seven days in advance of the planned activity.
- 11. The Minister has a specific power to require testing, monitoring and auditing under section 48C of the Development Act 1993
- 12. For the purposes of section 48 (11) (b) the period of two years from the date hereof as the time within which substantial work must be commenced on-site, failing which the Governor may cancel this authorisation.

Given under my hand at Adelaide, 13 December 2007.

KEVIN JOHN SCARCE, Governor

MUDP07/029CS

Department of the Premier and Cabinet Adelaide, 13 December 2007

NOTICE delegating certain powers to the Development Assessment Commission, in relation to the Bradken Resources Foundry Upgrading and Expansion Major Development Proposal.

Schedule P

DEVELOPMENT ACT 1993: SECTION 48

Notice by the Governor

Preamble

- 1. I have given a provisional development authorisation pursuant to section 48 of the Development Act 1993, for the upgrading and expansion of the foundry operated by Bradken Resources Pty Ltd, which authorisation is published in the *Gazette* of 13 December 2007.
- 2. It is appropriate to delegate certain of my powers to the Development Assessment Commission and to the Minister for Urban Development and Planning.

Delegation

PURSUANT to section 48 (8) of the Development Act 1993 and with the advice and consent of the Executive Council, I delegate to:

- 1. The Development Assessment Commission:
 - (a) the power to make a decision on any reserved matters specified within this provisional development authorisation (provided the essential nature of the development is not changed);
 - (b) the power to grant or permit any variation associated with that provisional development authorisation (provided that the essential nature of the development is not changed); and
 - (c) in relation to that provisional development authorisation, or any variation, the power to vary or revoke conditions, or to attach new conditions, under section 48 (7) of the Development Act 1993 (provided that the essential nature of the development is not changed).
- 2. The Minister for Urban Development and Planning:
 - (a) the power to make a decision under section 48 (2) (a) on any amendment to the Public Environmental Report which is subject to section 47 procedures under the Development Act 1993,

for the proposed development, as amended from time to time.

Given under my hand at Adelaide, 13 December 2007.

KEVIN JOHN SCARCE, Governor

MUDP07/029CS

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Instrument of Delegation

PURSUANT to section 9 of the Administrative Arrangements Act 1994, I, Michael David Rann, Minister for Economic Development, hereby delegate to the Treasurer all the powers and functions vested in me by the Public Sector Management Act 1995, as the Minister responsible for Defence SA (but not as the Minister responsible for the administration of the Public Sector Management Act 1995).

Dated 6 December 2007.

MIKE RANN, Minister for Economic Development

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, GAIL GAGO, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY:

- Dedicate the Crown Land defined in The First Schedule as a Reserve for Drainage Purposes and declare that such land shall be under the care, control and management of the Municipal Council of Roxby Downs.
- Dedicate the Crown Land defined in The Second Schedule as a Reserve for Walkway Purposes and declare that such land shall be under the care, control and management of the Municipal Council of Roxby Downs.
- Dedicate the Crown Land defined in The Third Schedule as Public Road.

The First Schedule

Allotments 2082, 2083, 2085, 2086 and 2087 of Deposited Plan 75316, Town of Roxby Downs, Out of Hundreds (Andamooka), exclusive of all necessary roads, subject nevertheless to:

- An easement over portion of Allotment 2087 marked C on Deposited Plan 75316 to the Municipal Council of Roxby Downs for Sewerage Purposes (RLG 10845107).
- An easement over portion of Allotment 2085 marked D(T/F) on Deposited Plan 75316 to the Municipal Council of Roxby Downs for Electricity Supply Purposes (RLG 10845108).
- An easement over portion of Allotment 2085 marked F on Deposited Plan 75316 to the Municipal Council of Roxby Downs for Electricity Supply Purposes (RLG 10845110).

The Second Schedule

Allotments 2084 and 2088 of Deposited Plan 75316, Town of Roxby Downs, Out of Hundreds (Andamooka), exclusive of all necessary roads.

The Third Schedule

Allotments 2089, 2090, 2091, 2092 and 2106 of Deposited Plan 75316, Town of Roxby Downs, Out of Hundreds (Andamooka), being within the Municipality of Roxby Downs.

Dated 13 December 2007.

GAIL GAGO, Minister for Environment and Conservation

DEH 14/0375

DEVELOPMENT ACT 1993

Amendment to Minister's Specification SA 76A— Fire Safety Requirements in Caravan Parks and Residential Parks Preamble

Section 108 (6) of the Development Act 1993, provides that the regulations may refer to a standard or other document prepared or published by a prescribed body. Regulation 102 (2) prescribes the Minister as a prescribed body for the purposes of section 108 (6).

NOTICE

PURSUANT to section 108 (6) of the Development Act 1993 and Regulation 102 (2) of the Development Regulations 1993, notice is given of an alteration to Minister's Specification SA 76A—Fire Safety Requirements in Caravan Parks and Residential Parks.

Minister's Specification SA 76A as published in December 1995 is repealed and replaced with Minister's Specification SA 76A as published in December 2007 by the Minister for Urban Development and Planning for adoption under the Development Regulations as part of the Building Rules.

The alterations to Minister's Specification SA 76A will take effect for the purposes of the Development Act 1993, from the date of this notice.

Dated 11 December 2007.

PAUL HOLLOWAY, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993

Planning Strategy for Regional South Australia—Alterations PURSUANT to section 22 (5) (c) of the Development Act 1993, I declare that:

- (1) an alteration has been made to the 'Planning Strategy—Regional South Australia, January 2003' by deleting Chapter 15 titled 'Yorke Peninsula Planning and Development Area' including Figure 15 and pages 129 to 139 inclusive;
- (2) an alteration has been made to the planning strategy for the purposes of section 22 by creating a new volume of the strategy titled 'Yorke Peninsula Regional Land Use Framework, December 2007'.

Copies of both the Planning Strategy-Regional South Australia and the Yorke Peninsula Regional Land Use Framework, December 2007 are available for inspection and purchase at the Offices of Planning SA, Department of Primary Industries and Resources South Australia, Level 5, Roma Mitchell Building, 136 North Terrace, Adelaide.

Copies are also available for inspection on the Internet:

www.planning.sa.gov.au/go/planning-strategy

Dated 11 December 2007.

PAUL HOLLOWAY, Minister for Urban Development and Planning DEVELOPMENT ACT 1993, SECTION 25 (17): TOWN OF WALKERVILLE—LOCAL HERITAGE (SUPPLEMENTARY) PLAN AMENDMENT

Preamble

- 1. The Development Plan amendment entitled 'Town of Walkerville—Local Heritage (Supplementary) Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

PURSUANT to section 25 of the Development Act 1993, I-

- (a) approve the Plan Amendment; and
- (b) fix the day on which this notice is published in the Gazette as the day on which the Plan Amendment will come into operation.

Dated 13 December 2007.

PAUL HOLLOWAY, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993: SECTION 46 (4)

Preamble

- 1. On 29 March 2007, the Minister for Urban Development and Planning, by notice in the *Gazette* (see *Gazette* 29 March 2007, page 900) declared that section 46 of the Development Act 1993, applied to a development of a kind specified in Schedule 1 of that notice. The declaration applied to a shopping centre and residential development proposal in the Encounter Bay area near Victor Harbor.
 - 2. It has been decided to vary the declaration.

NOTICE

PURSUANT to section 46 (4) of the Development Act 1993, I vary the declaration referred to in the preamble, by amending it as follows:

- A. by deleting the Allotment Schedule in Schedule 2 and substituting:
 - (a) Allotment 649, Part Section 178 within the Hundred of Encounter Bay, CT4073/672.
 - (b) Allotment 2 in Filed Plan 142766 within the Hundred of Encounter Bay, CT5261/671.
 - (c) Allotment 651 in Filed Plan 165900 within the Hundred of Encounter Bay, CT554/206.

Dated 8 December 2007.

PAUL HOLLOWAY, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993: SECTION 48 DECISION BY THE GOVERNOR

Preamble

- 1. The decision of the Governor under section 48 of the Development Act 1993, to approve the development of the Ceduna Keys multi-component residential marina and community centre near Ceduna, on the West Coast, was published in the *Gazette* on 15 December 2005.
- 2. The development was the subject of an Environmental Impact Statement and an Assessment Report under sections 46 and 46B of the Development Act 1993.
- 3. Application has now been made to the Development Assessment Commission, as delegate of the Governor under section 48 of the Development Act 1993, for a variation of the development authorisation which provided that if development was not commenced by substantial work on the site within two years of the date of the authorisation, the Governor may cancel the authorisation by written notice.

- 4. The proposed variation is to reword the development authorisation to provide that if development is not commenced by substantial work on the site within four years of the date of the authorisation, the Governor may cancel the authorisation by written notice.
- 5. The application for a variation of the development authorisation is contained in the letter from Andrew & Associates Pty Ltd to Planning SA dated 19 September 2007.
- 6. The Development Assessment Commission has, in considering the application for variation of the development authorisation, had regard to all relevant matters under section 48 (5) of the Development Act 1993.
- 7. The Development Assessment Commission is satisfied that the variation of the development authorisation does not require the preparation of a further or amended Environmental Impact Statement.

Decision

PURSUANT to section 48 of the Development Act 1993 and with the advice and consent of the Executive Council, and having due regard to the matters set out in section 48 (5) and all other relevant matters. I:

- grant a provisional development authorisation in relation to the proposed Major Development subject to the Conditions and Notes to the applicant below;
- (b) reserve my decision on the following matters pursuant to section 48 (6) and Regulation 64 (1):
 - compliance with the Building Rules in relation to all aspects of the proposed Major Development relating to building works (refer to Conditions and Notes to Applicant below);
 - (ii) realignment of the Eyre Highway and associated roads and intersections (including the relocation of the PIRSA Quarantine Inspection Station), the applicant's finalised plans, drawings, specifications and financial arrangements for which are to be prepared to the reasonable satisfaction of the Department for Transport, Energy and Infrastructure and the Commonwealth Department for Transport and Regional Services, prior to being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
 - (iii) the acoustic protection mound (including landscaping), the applicant's finalised plans, drawings and specifications for which are to be prepared to the reasonable satisfaction of the Environment Protection Authority and the Department for Transport, Energy and Infrastructure, prior to their being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
 - (iv) the provision of an adequate water supply to the development site, the applicant's finalised plans, drawings, specifications and financial arrangements for which are to be prepared to the reasonable satisfaction of SA Water, prior to their being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
 - (v) the arrangements for the expansion of the town's effluent lagoons to cater for the increased demand from the development, in relation to which the applicant and the Ceduna District Council must enter a binding agreement, to the reasonable satisfaction of the Environment Protection Authority and the Development of Health prior to their being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
 - (vi) the public boat ramp, slip-way, wash-down, hard stand and associated parking the applicant's finalised plans, drawings and specifications for which are to be prepared to the reasonable satisfaction of the Environment Protection Authority, the Department for Transport, Energy and Infrastructure and the Ceduna District Council, prior to being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);

- (vii) the Site Contamination Management Plan the applicant's finalised and consolidated version of which is be prepared to the reasonable satisfaction of an Environmental Auditor (Contaminated Land) and the Environment Protection Authority, prior to its being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
- (viii) the Vegetation Management Plan, the applicant's finalised and consolidated version of which is to be approved by the Native Vegetation Council, prior to its being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
 - (ix) the Management, Maintenance and Monitoring (MMM) Agreement between the Ceduna Marina Development Company and the Ceduna District Council the applicant's finalised and consolidated version of which is to be concluded between the parties prior to being submitted to me or my delegate (refer to Conditions and Notes to Applicant below):
 - (x) the Construction Environmental Management and Monitoring Plan (CEMMP) for the pre-construction and construction phases, the applicant's finalised and consolidated version of which is to be prepared to the reasonable satisfaction of the Environment Protection Authority, other relevant government agencies and the Ceduna District Council, prior to its being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
 - (xi) the Stormwater Management Plan detailing the approach to the collection, storage, treatment and reuse of stormwater run-off for all components of the development during the operational phase of the development, the applicant's finalised and consolidated version of which is to be prepared to the reasonable satisfaction of the Environment Protection Authority, other relevant government agencies and the Ceduna District Council, prior to its being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
- (xii) the Operational Environmental Management and Monitoring Plan (OEMMP) for the operational phase of the development, the applicant's finalised and consolidated, version of which is to be prepared to the reasonable satisfaction of the Environment Protection Authority, other relevant government agencies and the Ceduna District Council, prior to its being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
- (xiii) the Management Plan for the implementation of the 'Restricted Area' (as identified by Figure 6 in the Response document) to limit public access and activities for the protection of the environment, the applicant's finalised and consolidated version of which is to be prepared to the reasonable satisfaction of the Department for Environment and Heritage, the Department for Water, Land and Biodiversity Conservation and the Department for Primary Industries and Resources, prior to its being sub-mitted to me or my delegate;
- (xiv) the Site Preparation and Landscaping Plan for the acoustic protection mound and the whole of the site, the applicant's finalised and consolidated version of which is to be prepared to the reasonable satisfaction of the Ceduna District Council, prior to its being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
- (xv) the Noise Emission Management Plan for mitigating the impacts of noise generated by the Eyre Highway and railway line, the applicant's finalised and consolidated of which is to be prepared to the reasonable satisfaction of the Environment Protection Authority, prior to its being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);

- (c) specify all matters relating to this provisional development authorisation as matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions attached;
- (d) specify, for the purposes of section 48 (11) (b) of the Development Act 1993, the period of four years from the date of the original authorisation, as the time within which substantial work must be commenced on site, failing which I may cancel this authorisation.

CONDITIONS OF APPROVAL

- 1. Except where minor amendments may be required by other legislation, or by conditions imposed herein, the proposed Major Development shall be undertaken in strict accordance with:
 - (a) the following drawings contained within the Environmental Impact Statement, 'Ceduna Keys Marina and Community Centre Development', lodged by the Ceduna Marina Development Company, dated June 2005:
 - Drawing Titled: 'Entrance Channel' (Figure 3.5— Channel Long Section); Drawing Reference No. 100026-SK06 A dated March 2005;
 - Drawing Titled: 'Section C-C' (Figure 3.6—Profile of Channel); Drawing Reference No. 100026-SK03 A undated;
 - Drawing Titled: 'Section A-A' (Figure 6.13— Stormwater Drainage and Noise Attenuation); Drawing Reference No. 100026-SK02 A dated December 2004;
 - (b) the following drawings contained within the Response to Submissions, 'Response to Submissions: Ceduna Keys, Ceduna Keys Marina and Community Centre Development, Environmental Impact Statement', lodged by the Ceduna Marina Development Company, dated November 2005:
 - Drawing Titled: 'Proposed Plan'; Drawing Reference No. 203310—IV.PSD;
 - Drawing Titled: 'Concept Plan'; Drawing Reference No. 203310-1 V dated 18 November 2005;
 - Drawing Titled: 'Commercial Marina Layout Plan'; Drawing Reference No. 203310-23-1b dated 17 November 2005;
 - Drawing Titled: 'Recreational Marina Layout Plan'; Drawing Reference No. 203310-23-2b dated 17 November 2005;
 - Drawing Titled: 'Figure 5 with Aerial Photograph' (Figure 4—Realignment of Eyre Highway and Position of Quarantine Station); Drawing Reference No. 105226-SK-02 05118 dated 18 November 2005;
 - Drawing Titled: 'Restricted Area Plan'; Drawing Reference No. 203310-31 dated 8 November 2005;
 - (c) the following drawings contained within correspondence from the applicant, dated 30 November 2005:
 - Drawing Titled: 'Site Plan'; Drawing Reference No. 100026-SK-07 dated November 2005;
 - Drawing Titled: 'Typical Breakwater Cross Section'; Drawing Reference No. 100026-SK05 B dated March 2005:
 - Drawing Titled: 'Soil Erosion and Drainage Management Plan'; Drawing Reference No. 100026-CA03 B dated July 2004;
 - Drawing Titled: 'Construction Staging—Stage A'; Drawing Reference No. 100026-ST01 B dated July 2004.
 - Drawing Titled: 'Construction Staging—Stage B'; Drawing Reference No. 100026-ST02 C dated July 2004; and

- (d) the following documents:
 - revised development application, 'Major Development—Proposed Ceduna Keys Marina', prepared by Connor Holmes Consulting (for the Ceduna Marina Development Company), dated 9 December 2003 (except to the extent that it may be varied by a subsequent document in this paragraph);
 - Environmental Impact Statement, 'Ceduna Keys Marina and Community Centre Development', lodged by the Ceduna Marina Development Company, dated June 2005 (except to the extent that it may be varied by a subsequent document in this paragraph);
 - Response to Submissions, 'Response to Submissions, Ceduna Keys, Ceduna Keys Marina and Community Centre Development, Environmental Impact Statement', lodged by the Ceduna Marina Development Company, dated June 2005 (except to the extent that it may be varied by a subsequent document in this paragraph);
 - correspondence from Connor Holmes Consulting (for the Ceduna Marina Development Company) to Planning SA, dated 30 November 2005, confirming the components of the proposed development and the relevant plans for assessment and consideration by the Governor:
 - Assessment Report prepared by the Minister for Urban Development and Planning dated December 2005.
- 2. In respect of the matters reserved under paragraph (b) of my decision, the applicant shall as expeditiously as possible:
 - prepare such documentation as is therein envisaged, and where necessary shall prepare the same to the satisfaction of, or with the agreement of, any party specified therein in that regard before seeking my (or my delegate's) approval; and
 - (ii) thereafter seek my (or my delegate's) approval.
- 3. No works on any part of the proposed Major Development shall commence until a favourable decision has been notified to the applicant by me or my delegate in respect of all reserved matters referred to in subparagraphs (ii)-(xv) in paragraph (b) of the Decision section above.
- 4. No construction activities or building works shall commence until a heritage survey has been completed to identify any Aboriginal Sites, Objects or Remains in the site area, and monitoring shall be undertaken during construction to enable the development to proceed without a breach of the Aboriginal Heritage Act 1988. Details of the applicant's Heritage Agreement and consultation with the relevant Aboriginal group shall also be provided to the Development Assessment Commission and the Department of Aboriginal Affairs and Reconciliation prior to construction commencing.
- 5. No construction activities or building works shall commence until the Environment Protection Authority and an independent Environmental Auditor (Contaminated Land) have certified the approved Site Contamination Management Plan to identify any soil or groundwater contamination that could affect the development. Additional investigations shall have been undertaken to assess the extent of soil and groundwater contamination at the proposed development site, soil investigations of the proposed entrance channel and potential impacts from off-site contamination on the proposed development.
- 6. Minimum site levels of 2.70 m AHD and minimum floor levels of 2.95 m AHD shall be established for areas within the development that are not subject to wave run-up. Minimum site levels of 3 m AHD and minimum floor levels of 3.25 m AHD shall be established for areas within the development that are subject to wave run-up.
- 7. Construction activities shall be suitably managed to minimise and/or mitigate impacts on the community (especially noise and dust) and the natural environment as far as practicable.

- 8. All contamination management or remediation works shall be undertaken in accordance with an approved Site Contamination Management Plan (as amended from time to time) and to the satisfaction of the Environment Protection Authority.
- 9. The storage capacity for the dredging discharge ponds and the required sediment settling times shall be recalculated following the completion and review of the detailed offshore soil investigations for the entrance channel excavation works.
- 10. A decision on building rules compliance will only be made after a Building Rules assessment and certification has been undertaken and issued by the Ceduna District Council, or a private certifier, in accordance with the provisions of the Development Act 1993 and after the Minister for Urban Development and Planning receives a copy of all relevant certification documentation, as outlined in Regulation 64 of the Development Regulations 1993 (refer to 'Notes to Applicant' below for further information).
- 11. Before seeking my or my delegate's decision in respect of the matters reserved at paragraph (b) (x) of the Decision section, the applicant shall finalise and lodge a consolidated 'Construction Environmental Management and Monitoring Plan' (CEMMP). The CEMMP shall cover the pre-construction and construction phases of the proposed Major Development and shall consolidate the applicant's previously submitted draft Construction Environmental Management Plan, Coastal Acid Sulphate Soils Management Plan, Soil Erosion and Drainage Management Plan, Spill Contingency Plan and Waste Management Plan. The matters to be addressed in the consolidated EMMP shall include, but shall not be limited to, the management, mitigation, monitoring and corrective actions/contingency plans of the following matters during each of these phases:
 - dust and sediment control;
 - · odour emissions;
 - · surface and ground water management;
 - · site contamination;
 - waste management (for all waste streams) and overall site clean up (including litter);
 - chemical, oil, construction-related hazardous substances and fuel use and storage and other materials that have the potential to contaminate stormwater (including emergency responses);
 - noise emissions (including ongoing noise assessment and monitoring to ascertain the effectiveness of noise control measures);
 - Aboriginal Heritage requirements in accordance with commitments by the applicant and Heritage Agreement;
 - vegetation clearance;
 - introduced plants and animals;
 - impacts on the marine environment (especially turbidity);
 - · visual impacts (including lighting);
 - traffic management strategies;
 - effect on existing infrastructure;
 - impacts on adjacent land users;
 - site security, fencing and safety and management of impacts on local amenity for residents, traffic and adjacent land users:
 - periods and hours of construction and operation in accordance with Environment Protection Authority requirements;
 - management of ongoing earthworks and construction (especially residential and commercial buildings);
 - community complaints register regarding the above
- 12. No construction activities or building works shall commence until an Environmental Management Implementation Management Plan (EMIP) has been completed, which shall meet the reasonable satisfaction of the Environment Protection Authority and the Development Assessment Commission.

- 13. Before seeking my or my delegate's decision in respect of the matters reserved at paragraph (b) (xii) of the Decision section, the applicant shall finalise and lodge a consolidated 'Operational Environmental Management and Monitoring Plan' (OEMMP). The OEMMP shall cover the pre-construction and construction phases of the proposed Major Development and shall consolidate the applicant's previously submitted draft Operational Environmental Management Plan, Coastal Acid Sulphate Soils Management Plan, Soil Erosion and Drainage Management Plan, Spill Contingency Plan and Waste Management Plan. The matters to be addressed in the consolidated EMMP shall include, but shall not be limited to, the management, mitigation, monitoring and corrective actions/contingency plans of the following matters during each of these phases:
 - dust and sediment control;
 - · surface and ground water management;
 - · stormwater management;
 - waste management (for all waste streams) and overall site clean up (including litter);
 - chemical, oil, hazardous substances, fuel use and storage, and management/emergency response plans;
 - safe boating navigation;
 - water based activities;
 - · sand accretion and deposition;
 - · seagrass wrack accumulation;
 - coastal hazards (especially flooding);
 - impacts on the coastal and marine environment;
 - pest plant and animal species (both terrestrial and marine);
 - · odour emissions;
 - noise emissions (including a monitoring program to ascertain the effectiveness of noise control measures);
 - visual impacts (including lighting);
 - streetscaping, landscaping and revegetation;
 - · traffic management;
 - public access;
 - public safety;
 - impacts on adjacent land users;
 - · control of land and water-based activities;
 - buildings and structures (including private moorings and fencing);
 - periods and hours of building construction and operation;
 - community complaints register regarding the above matters.
- 14. All works and site activities shall be undertaken in accordance with the approved Construction Environmental Management and Monitoring Plan, Environmental Management Implementation Management Plan and Operational Environmental Management and Monitoring Plan.
- 15. Transport routes for the delivery of construction materials shall be selected to the reasonable satisfaction of the Ceduna District Council.
- 16. Compaction specifications (certified by a registered engineer), shall be prepared to the reasonable satisfaction of the Ceduna District Council, for the areas for residential allotments, commercial development, retail development, tourist development, carparks, public boat ramp and hardstand shall be submitted to the Development Assessment Commission.
- 17. Stockpiled soils shall be suitably managed to control dust emissions, erosion and weed infestation.
- 18. Amour rock used for breakwaters and revetments shall not be contaminated by fine sediment.
- 19. No construction activities or building works shall commence until designs for the proposed effluent disposal system for the development site and connection to the town's STED Scheme are to be finalised and implemented.

- 20. Arrangements for the expansion of the town's effluent lagoons to cater for the increased demand from the development shall ensure suitable standards and facilities (with adequate capacities) are adopted and located for effluent disposal, including the potential long-term demand from the possible residential, commercial, retail and tourist related uses of the site.
- 21. The wastewater collection and treatment system shall be designed to ensure that the general obligations of the Environment Protection (Water Quality) Policy 2004 are met, and to ensure that effluent does not overflow or escape from drains, pipes, sumps, tanks, storage/treatment basins into any watercourse, or into stormwater drains which do not drain into the effluent collection, treatment and disposal system, except where the effluent complies with criteria in the above Policy.
- 22. The proponent shall provide undergrounded public lighting, power supply, water supply, television antenna and telephone supply to each allotment in accordance with, and to engineering design standard plans approved by the electricity, mains water and telephone public utility authorities.
- 23. The applicant shall ensure that there is no direct discharge of stormwater into the marina basins, waterways or marine environment for rainfall less than, and including, 1:20 year ARI events.
- 24. The land to be used for land-based allotments shall be formed to prevent stormwater flows entering into the waterways.
- 25. Water-sensitive urban design measures and practices shall be adopted for the management of run-off, including stormwater capture and re-use.
- 26. Undeveloped allotments shall be left in a neat and tidy condition, with soil surfaces stabilised to minimise erosion.
- 27. Road, drainage, footpath and intersection designs (i.e. engineering construction plans) shall be finalised in accordance with the requirements of the Department for Transport, Energy and Infrastructure and the Ceduna District Council, prior to construction commencing. Drainage arrangements for existing roads and the railway line easement must not be altered unless agreed by the owner of the road. Road and drainage designs shall include water table levels, drainage inverts and pavement details. The roads and drainage works shall be built in accordance with these designs.
- 28. Road and associated kerbing shall be designed and constructed to avoid stormwater flows entering into the waterways by directing flows to inland disposal areas.
- 29. Road designs shall not affect existing natural drainage lines in such a way as to cause flooding.
- 30. A set-back distance of 2 m from the top of waterway edge treatments shall be provided for the construction of further coastal protection works if required in the future.
- 31. The design of the Eyre Highway realignment shall avoid spills of toxic materials from entering the marina basins, waterways or marine environment.
- 32. Appropriate navigational aids shall be erected in prominent locations, in consultation with the Department for Transport, Energy and Infrastructure, prior to use of the facility for boating purposes.
- 33. Further engineering designs for breakwaters, edge treatments and other waterway related structures, commercial and recreational moorings, public boat ramp (including associated car parking and access), hardstand, wash-down, travel lift, boat refuelling facility and marine toilet pump-out/treatment facility shall be prepared and independently certified by a registered engineer, to the reasonable satisfaction of the Department for Transport, Energy and Infrastructure. A certificate as to the structural soundness of the proposed structures shall be submitted to the Development Assessment Commission, prior to the commencement of their construction.
- 34. Access systems for all floating boat moorings shall be capable of adjustment or be readily adaptable to projected long-term sea level rise and all marina mooring structures shall be designed in accordance with the Australian Standard AS3962—1991 Guidelines for Design of Marinas.

- 35. The public boat ramp facility shall be generally designed in accordance with the South Australian Boating Advisory Committee's Guidelines for Planning, Design and Construction of Boat Launching Facilities.
- 36. The boat refuelling dock and marine toilet pump-out facility shall be designed to meet the requirements of the Environment Protection Authority, the Department for Transport, Energy and Infrastructure and the Department of Health respectively.
- 37. The proponent shall ensure satisfactory oil spill and fire-fighting facilities and contingencies, determined in consultation with the Department for Transport, Energy and Infrastructure and the Metropolitan Fire Service (MFS) and/or the Country Fire Service (CFS) respectively, are in place prior to commencement of operation of the marina.
- 38. The water contained in the marina basin shall be kept to a quality appropriate for secondary contact recreation, public amenity and the maintenance of marine aquatic ecosystems, as stipulated from time to time by the ANZECC Australian Water Quality Guidelines for Fresh and Marine Waters.
- 39. The acoustic protection mound shall be designed and maintained to ensure stormwater run-off is suitably managed to minimize soil erosion and flooding, to provide public access and to result in noise levels from the Eyre Highway and railway that do not exceed:
 - (a) 52 dB(A) between the hours of 7 a.m. and 10 p.m. measured and adjusted at the nearest existing residential property in accordance with the Environment Protection (Industrial Noise) Policy 1994;
 - (b) 45 dB(A) between the hours of 10 p.m. and 7 a.m. measured and adjusted at the nearest existing residential property in accordance with the Environment Protection (Industrial Noise) Policy 1994;
 - (c) a short term typical maximum noise level of 60 dB(A) when measured at the nearest existing residential property.
- 40. The acoustic protection mound shall be planted with indigenous species and be constructed using suitable materials that are of a quality that would sustain the long-term growth of vegetation.
- 41. Landscaping and streetscaping of the site shall commence prior to the issuing of Certificates' of Title for each stage of the land division, and when established must be maintained in good health and condition at all times. A plant must be replaced if or when it dies or becomes seriously diseased within the first growing season after the plant dies or becomes seriously diseased. A weed control program shall also be implemented.
- 42. The Ceduna District Council shall be given seven days notice, prior to the commencement of works, and be provided with the name and contact facilities for the person responsible for co-ordinating site works covered by this approval.

NOTES TO APPLICANT

- 1. Approvals will be required for all components of the development not hereby approved, including:
 - the land division;
 - the marina moorings and other marina facilities;
 - the public boat ramp, travel lift, hardstand, boat repair/ maintenance facility and carpark areas;
 - the boat refuelling and boat effluent disposal facility;
 - the installation of navigational aids;
 - the community/cultural centre; and
 - all residential, commercial, retail, tourist related and other buildings.
- 2. Further design and infrastructure/service plans (i.e. subject to separate applications to Council in the future) would be required should further development approval be sought for the community/cultural centre and for commercial, retail and tourist related buildings.

- 3. Pursuant to Development Regulation 64, the applicant is advised that the Ceduna District Council or private certifier conducting a Building Rules assessment must:
 - (a) provide to the Minister a certification in the form set out in Schedule 12A of the Development Regulations 1993, in relation to the building works in question; and
 - (b) to the extent that may be relevant and appropriate:
 - (i) issue a Schedule of Essential Safety Provisions under Division 4 of Part 12;
 - (ii) assign a classification of the building under these regulations; and
 - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.

Regulation 64 of the Development Regulations 1993, provides further information about the type and quantity of all Building Rules certification documentation for Major Developments required for referral to the Minister for Urban Development and Planning.

- 4. The Ceduna District Council or private certifier undertaking Building Rules assessments must ensure that the assessment and certification are consistent with this provisional development authorisation (including any Conditions or Notes that apply in relation to this provisional development authorisation).
- 5. Should the applicant wish to vary the Major Development or any of the components of the Major Development, an application may be submitted, provided that the development application variation remains within the ambit of the Environmental Impact Statement and Assessment Report referred to in this provisional development authorisation. If an application variation involves substantial changes to the proposal, pursuant to section 47 of the Development Act 1993, the applicant may be required to prepare an amended Environmental Impact Statement for public inspection and purchase. An amended Assessment Report may also be required to assess any new issues not covered by the original Assessment Report and a decision made by the Governor pursuant to section 48 of the Development Act 1993.
- 6. Pursuant to the Harbors and Navigation Act 1993, the Council will need to enter into a licence agreement with the Minister for Transport over adjacent and subjacent land on terms acceptable to the Minister prior to the commencement of construction. Such agreement will require completion of the works to the satisfaction of the Minister, at which time the responsibility and control of the area will be transferred so as to minimise the Minister's ongoing responsibilities. It is currently anticipated that the transfers will be via a sales agreement pertaining to the reclaimed residential, tourist and commercial portions of the land, undertakings by the Council groynes/breakwaters as reserve and the remaining area under long term lease.
- 7. The applicant's CEMMP and OEMMP should be prepared taking into consideration, and with explicit reference to, relevant EPA policies and guideline documents, including, but not limited to: the Environment Protection (Air Quality) Policy 1994, the Environment Protection (Water Quality) Policy 2003, the Occupational Health and Safety Regulations, EPA Guidelines on Odour Assessment, using odour source modelling 2003, EPA Handbook for Pollution Avoidance on Commercial and Residential Building Sites 2004, EPA Bunding and Spill Management Guidelines 2004 and the EPA Stormwater Pollution Prevention Codes of Practice, in addition to other legislative requirements and Guidelines/Australian Standards requiring compliance.
- 8. The following activities in relation to the components of the development hereby approved and/or requiring future approval will require licences under the Environment Protection Act 1993:
 - Earthworks Drainage: The conduct of earthworks operations in the course of which more than 100 kilolitres of waste water containing suspended solids in a concentration exceeding 25 milligrams per litre is discharged directly or indirectly to marine waters or inland waters.

- Marinas and Boating Facilities: The conduct of:
 - (a) facilities comprising pontoons, jetties, piers or other structures (whether on water or land) designed or used to provide moorings or dry storage for 50 or more powered vessels at any one time; or
 - (b) works for the repair or maintenance of vessels with the capacity to handle five or more vessels at any one time or vessels 12 m or more in length.
- Dredging: removing solid matter from the bed of any marine waters by any digging or suction apparatus, but excluding works carried out for the establishment of a visual aid to navigation and any lawful fishing or recreational activity.
- 9. It is likely that as a condition of such licences the Environment Protection Authority will require the licensee to carry out specified environmental monitoring of water quality and to make reports of the results of such monitoring to it.
- 10. It is also likely that the Environment Protection Authority will require the identification to it of any vessels that visit the marina from international ports or from ports beyond Adelaide and the surrounding area, together with details of the routes travelled by such vessels (for the purpose of identifying the potential introduction of harmful marine species).
- 11. All works associated with the rehabilitation and remediation of the site must be undertaken in accordance with the General Environmental Duty as defined in Part 4, section 25 (1) of the Environment Protection Act 1993, the Environment Protection (Water Quality) Policy 2004 and other relevant Environment Protection Policies made under Part 5 of the Environment Protection Act 1993, the ANZECC Best Practice Guidelines for Waste Reception Facilities at Ports, Marinas and Boat Harbours in Australia and New Zealand, draft guideline Environmental Management of On-Site Remediation and other relevant EPA publications and guidelines.
- 12. The proponent is advised of the General Environmental Duty under section 25 of the Environment Protection Act 1993, which requires that a person must not undertake any activity, which pollutes, or may pollute, without taking all reasonable and practical measures to prevent or minimise harm to the environment.
- 13. The management plan for acid sulphate soils should comply with Guidelines issued by the Coast Protection Board.
- 14. The applicant is reminded of its obligations under the Aboriginal Heritage Act 1988, whereby any 'clearance' work, which may require permission to disturb damage or destroy Aboriginal Sites, must be undertaken with the full authorisation of the Minister for Aboriginal Affairs and Reconciliation, according to section 23 of the Aboriginal Heritage Act 1988.
- 15. The applicant, and all agents, employees and contractors, such as construction crews, must be conversant with the provisions of the Aboriginal Heritage Act 1988, particularly the requirement to immediately contact the Department of Aboriginal Affairs and Reconciliation in the event that archaeological items (especially skeletal material) are uncovered during earthmoving.
- 16. The applicant, and Council after hand-over of infrastructure, must comply with the Public and Environmental Health Act 1987, in regard to the maintenance of suitable water quality within the marina basin (and any stormwater holding ponds) to protect public health and amenity.
- 17. The expression 'secondary contact recreation' includes activities such as wading, boating and fishing in which some human contact with the water may occur, but in which the probability of bodily immersion or the intake of significant amounts of water is minimal.
- 18. If foreign vessels are allowed to berth in the marina the proponent would need to consult with Transport SA (Marine Safety Section) to address any requirements of the Australian Quarantine Inspection Service (AQIS) and Australian Customs Service

- 19. It is recommended that the applicant approach the Ceduna District Council with a view to the Council enacting of by-laws to manage activities associated with:
 - the entrance channel and waterways to ensure safe navigation and to protect water quality;
 - the boat ramp, wash-down, slip-way and hardstand;
 - the refueling facility and marine toilet pump-out facility;
 - the residential development and reserves (including stormwater management devices).
- 20. The Ceduna District Council will need to review and amend the zoning and policies in the relevant Development Plan to reflect any development approved by the Governor and for future assessment and decision-making for buildings and structures not part of this development authorisation.
- 21. Noise generated from the non-residential components of the development should not exceed:
 - (a) 52 dB(A) between the hours of 7 a.m. and 10 p.m. measured and adjusted at the nearest existing residential property in accordance with the Environment Protection (Industrial Noise) Policy 1994.
 - (b) 45 dB(A) between the hours of 10 p.m. and 7 a.m. measured and adjusted at the nearest existing residential property in accordance with the Environment Protection (Industrial Noise) Policy 1994.
 - (c) a short term typical maximum noise level of 60 dB(A) when measured at the nearest existing residential property.
- 22. When preparing development plan policies for the marina site, the Ceduna District Council will need to adopt the following EPA recommended noise criteria for the design of buildings used for residential or tourist accommodation that are potentially affected by noise impacts from the Eyre Highway and railway:
 - (a) internal noise levels ranging from 30-40 dB(A) and 35-45 dB(A) for bedrooms and living areas respectively;
 - (b) indoor noise levels between 30-45 dB(A) for sleep disturbance.
- 23. When preparing development plan policies for the marina site, the Ceduna District Council will need to consider the following design requirements for buildings used for residential or tourist accommodation that are affected by noise impacts from the Eyre Highway and railway:
 - Use of separation, building orientation, sheds, continuous fencing and mounding to reduce noise levels outside of the residence
 - Locating noise sensitive spaces of the proposed residence away from the highway and railway (with the windows and openings directed away from the noise source) and less sensitive areas such as the kitchen, storage areas and laundry towards the noise source.
 - Minimising the size and numbers of windows oriented towards the traffic noise source.
 - Windows to noise sensitive spaces be closed during the night time.
 - Replacing conventional pitched roof/eaves designs with flat roof/parapet designs.
 - Using construction techniques that seal air gaps around doors and windows.
 - Relocate conventional wall air vents to areas not facing the
 - Using solid core doors in conjunction with rubber seals and internal doors with rubber seals into habitable rooms to provide an 'acoustic air lock' arrangement.
 - Using thicker window glass or double-glazing to noise sensitive spaces, such as bedrooms.

- Providing alternative means of ventilation for rooms where elements such as windows in the dwelling facade are to be closed to provide a minimum acoustic performance.
- 24. Land division creating allotments extending into the water over the sea bed need to negotiate tenure arrangements with the Minister for Transport. Current policy is that Freehold Title would not be granted if the seabed is alienated. Leasing arrangements are the standard form of tenure for private moorings.
- 25. It is unlikely that a land division will be approved unless provision is made for a set back distance of 2 m from the top of the edge treatments (for the construction of coastal protection works if required in the future).
- 26. A common building scheme encumbrance or equivalent device for the purpose of ensuring compliance with design standards for residential and other buildings will be required at the land division stage.
- 27. Binding legal arrangements (e.g. easements, encumbrances, charge-back arrangements etc. as appropriate) as between the proponent and allotment owners must be put in place, prior to application to the Registrar-General for the issue of new Certificates of Title, to ensure financial and management responsibilities related to the maintenance of edge treatments, the design and appearance of structures and the installation of future coast protection works are clearly allocated. These arrangements must be to the reasonable satisfaction of the Development Assessment Commission.
- 28. A site audit report will be required to be completed by an Environmental Auditor (Contaminated Land) and submitted to the relevant planning authority, prior to the issue of Certificates of Title. The site audit report should be presented to purchasers of allotments.
- 29. The Minister has a specific power to require testing, monitoring and auditing under section 48C of the Development Act 1993.

ROCIO BARUA, Secretary, Development Assessment Commission

DEVELOPMENT ACT 1993

Residential Parks and Caravan and Tourist Parks Development Plan Amendment Prepared by the Minister— Draft for Public Consultation

NOTICE is hereby given that the Minister for Urban Development and Planning has, pursuant to sections 24 and 26 of the Development Act 1993, prepared a Residential Parks and Caravan and Tourist Parks Development Plan Amendment (DPA) to amend the following Development Plans:

Metropolitan: Gawler (Corporate Town); Holdfast Bay (City); Marion (City); Norwood, Payneham and St Peter's (City); Onkaparinga (City); Playford (City); Port Adelaide Enfield (City); Salisbury (City) and Walkerville (Corporate Town).

Outer Metropolitan: Adelaide Hills Council; Alexandrina Council; Barossa Council; Light Regional Council; Mallala (DC); Mount Barker (DC); Victor Harbor (DC) and Yankalilla (DC)

The DPA proposes to re-zone caravan parks in Metropolitan and Outer Metropolitan Adelaide.

The DPA will be on public consultation from 13 December 2007 to 21 February 2008.

The DPA has been declared by the Minister to come into interim effect on 13 December 2007, pursuant to section 28 of the Development Act 1993.

Copies of the draft DPA are available during normal office hours at the Department for Primary Industries and Resources SA (Planning SA), Level 5, 136 North Terrace, Adelaide, or can be viewed on the internet at:

www.planning .sa.gov.au/go/caravanparksDPA

Alternatively the draft DPA can be viewed during normal office hours at the offices of the affected Councils.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on 21 February 2008. All submissions should be addressed to the Presiding Member, Development Policy Advisory Committee, G.P.O. Box 1815, Adelaide, S.A. 5001 and should clearly indicate whether you wish to be heard in support of your submission at the public meeting. If you wish to lodge your submission electronically, please email the electronic submission to plnsa.dpac@saugov.sa.gov.au.

Copies of public submissions will be available for inspection by interested persons at Planning SA, Level 5, 136 North Terrace, Adelaide or can be viewed on the internet at:

www.planning.sa.gov.au/go/caravanparksDPA

from Monday, 25 February 2008 until the conclusion of the public meeting.

Public meetings will be held as follows, at which time interested persons may appear to be heard in relation to the draft DPA and the submissions:

- Wednesday, 27 February 2008 at 7 p.m. at the Glenroy Room, Mercure Grosvenor Hotel, 125 North Terrace, Adelaide.
- Monday, 3 March 2008 at 7 p.m. at the General Purpose Room, Victor Harbor Recreation Centre, George Main Road, Victor Harbor (opposite City of Victor Harbor Civic Centre).
- Wednesday, 5 March 2008 at 7 p.m. at the Gawler Sport and Community Centre, Nixon Terrace, Gawler.

The public meeting(s) will not be held if no submissions are received or if no submission makes a request to be heard. Please refer to the website at:

www.planning.sa.gov.au/go/caravanparksDPA

from Monday, 25 February 2008 for confirmation of the public meeting(s).

If you would like further information about the draft DPA, contact Susan Lewis of Planning SA on telephone 8303 0754 or via email at lewis.susan4@saugov.sa.gov.au.

S. UNDERWOOD, Secretary, Development Policy Advisory Committee

DEVELOPMENT ACT 1993, SECTION 28 (1): DECLARATION OF INTERIM OPERATION OF RESIDENTIAL PARKS AND CARAVAN AND TOURIST PARKS DEVELOPMENT PLAN AMENDMENT

PURSUANT to section 28 (1) of the Development Act 1993, I, Paul Holloway, Minister for Urban Development and Planning, am of the opinion that it is necessary in the interest of the orderly and proper development of the area affected by the 'Residential Parks and Caravan and Tourist Parks Development Plan Amendment' that the Plan Amendment should come into operation without delay on an interim basis on 13 December 2007.

PAUL HOLLOWAY, Minister for Urban Development and Planning

ELECTRICITY ACT 1996

STANDING AND DEFAULT CONTRACT PRICES FOR SMALL CUSTOMERS

Notice under the Electricity Standing Contract Price Determination and the Electricity Act 1996 of AGL South Australia Pty Ltd (AGL SA) ABN 49 091 105 092 Standing and Default Contract Prices for Small Customers

IN accordance with the requirements of the Electricity Standing Contract Price Determination made by the Essential Services Commission of South Australia under the Essential Services Commission Act 2002 on 30 November 2007, notice is hereby given by AGL SA of its standing and default contract prices for customers who are consuming less than 160MWh per annum of electricity ('small customers'). The standing contract prices are set out below in this notice and will apply from 1 January 2008. AGL SA's price list, which contains a detailed make up of the standing and default contract prices, can be accessed on the AGL SA website (www.agl.com.au) or in the *Government Gazette*.

Pursuant to Section 36AB of the Electricity Act 1996, notice is hereby given by AGL SA of its default contract prices for small customers who are purchasing electricity under AGL SA's default contract terms and conditions. AGL SA has determined that its default contract prices will be the same as the standing contract prices set out in this notice. The default contract prices will apply from and after the expiry of 14 days from the publication of this notice.

Justification Statement—Default Contract Prices

The default contract prices set out in this notice are the same as AGL SA's standing contract prices as fixed by the above Price Determination of 30 November 2007.

For further information please call AGL on 131 245.

P. James Director AGL South Australia Pty Limited

AGL SA Electricity Standing and Default Contract Prices

TARIFF CATEGORIES		G	ST Exclusiv	e	GST Inclusive
		Prescribed Distribution Service Tariffs	Retailer Tariffs	Standing and Default Contract Prices	Standing and Default Contract Prices
Domestic Light/Power					
110	From 1 Jan - 31 Mar First 3.2877 kWh/day				
	(c/kWh) Next 7.6712 kWh/day	6.76	10.10	16.86	18.546
	(c/kWh)	6.76	12.10	18.86	20.746
	Thereafter (c/kWh)	7.94	12.10	20.04	22.044
	Supply Charge (c/day) From 1 Apr - 30 Jun First 3.2877 kWh/day	23.53	13.50	37.03	40.733
	(c/kWh) Next 7.6712 kWh/day	6.76	10.10	16.86	18.546
	(c/kWh)	6.76	10.40	17.16	18.876
	Thereafter (c/kWh)	7.94	10.40	18.34	20.174
	Supply Charge (c/day)	23.53	13.50	37.03	40.733

Charitable 112	For all consumption	7.04	10.20	10.14	10.054
Charitable 112	(c/kWh) Supply Charge (c/day)	7.84 23.62	10.30 13.50	18.14 37.12	19.954 40.832
Off-peak Controlled	First 21.9178 kWh/day				
Load 116	(c/kWh) Thereafter (c/kWh)	2.17 3.00	5.41 5.41	7.58 8.41	8.338 9.251
General Supply 126	From 1 Jan - 31 Mar				
	For all consumption (c/kWh)	7.84	11.30	19.14	21.054
	Supply Charge (c/day)	23.62	13.50	37.12	40.832
	From 1 Apr - 30 Jun For all consumption				
	(c/kWh)	7.84	10.30	18.14	19.954
	Supply Charge (c/day)	23.62	13.50	37.12	40.832
General Supply 126M	From 1 Jan - 31 Mar				
(Monthly Meter Read)	For all consumption (c/kWh)	7.80	11.30	19.10	21.010
(Tronting Freder Reday	Supply Charge (c/day)	23.62	13.50	37.12	40.832
	From 1 Apr - 30 Jun		10.50	57.12	.5.552
	For all consumption (c/kWh)	7.80	10.30	18.10	19.910
	Supply Charge (c/day)	23.62	13.50	37.12	40.832
General Supply Time Of					
Use 128	From 1 Jan - 31 Mar				
	First 54.7945 kWh/day (c/kWh)	10.55	12.50	23.05	25.355
	Thereafter (c/kWh)	8.46	12.50	20.96	23.056
	Supply Charge (c/day)	26.91	13.50	40.41	44.451
	From 1 Apr - 30 Jun First 54.7945 kWh/day				
	(c/kWh)	10.55	11.52	22.07	24.277
	Thereafter (c/kWh)	8.46	10.00	18.46	20.306
	Supply Charge (c/day)	26.91	13.50	40.41	44.451
	Off Peak				
	For all consumption (c/kWh)	3.00	7.69	10.69	11.759
	(C) KWII)	3.00	7.09	10.09	11.759
General Supply Time Of Use 128M	From 1 Jan - 31 Mar				
	First 54.7945 kWh/day		6		
(Monthly Meter Read)	(c/kWh) Thereafter (c/kWh)	10.48 8.41	12.40 12.40	22.88 20.81	25.168
	Supply Charge (c/day)	26.91	13.50	40.41	22.891 44.451
	From 1 Apr - 31 Jun				
	First 54.7945 kWh/day (c/kWh)	10.48	11.60	22.08	24.288
	Thereafter (c/kWh)	8.41	10.00	22.08 18.41	24.288
	Supply Charge (c/day)	26.91	13.50	40.41	44.451
	Off Peak				
	For all consumption	2.00	7.60	10.67	11 777
	(c/kWh)	2.98	7.69	10.67	11.737
Ohaalata 440	First 54.7945 kWh/day	10.55	10.00	22.05	22.625
Obsolete 140	(c/kWh) Thereafter (c/kWh)	10.55 8.46	10.30 9.50	20.85 17.96	22.935 19.756
	Supply Charge (c/day)	26.91	10.00	36.91	40.601
	Off Peak				
	For all consumption		_		
	(c/kWh)	3.00	7.38	10.38	11.418

Obsolete 140M (Monthly Meter Read)	First 54.7945 kWh/day (c/kWh) Thereafter (c/kWh) Supply Charge (c/day)	10.48 8.41 26.91	10.30 9.50 10.00	20.78 17.91 36.91	22.858 19.701 40.601
	Off Peak For all consumption (c/kWh)	2.98	7.38	10.36	11.396

AGL SA Unmetered Supply Tariffs

			GST Exclusive			GST Inclusive	
UNMETERED SUPPLIES	Wattage / Other Details	Unit	Prescribed Distribution Service Tariffs	Retailer Tariffs	Standing and Default Contract Prices	Standing and Default Contract Prices	
Special Public Lighting Tariffs			·				
Telstra Cabinet	1x20W	\$ per year	12.13	150.16	162.29	178.519	
Traffic Control Beacons	1 x 30 W	\$ per year	5.68	13.32	19.00	20.900	
	1 x 20 W	\$ per year	8.02	4.49	12.51	13.761	
	& 4x20 W	\$ per year	41.24	8.34	49.58	54.538	
	& 4x40 W	\$ per year	82.47	16.31	98.78	108.658	
	& 1x67 W	\$ per year	12.60	29.92	42.52	46.772	
	& 1x60 W	\$ per year	10.88	27.16	38.04	41.844	
	& 1x70 W	\$ per year	13.17	31.30	44.47	48.917	
	63 W	\$ per year	25.77	13.27	39.04	42.944	
	& 1x100 W	\$ per year	18.33	45.20	63.53	69.883	
	94 W Quartz Halo	\$ per year	38.95	19.73	58.68	64.548	
	Restricted 1x35 W	\$ per year	0.57	21.86	22.43	24.673	
	35 W Quartz Halo	\$ per year	14.32	7.41	21.73	23.903	
	50 W Quartz Halo	\$ per year	20.62	10.71	31.33	34.463	
	250 W Neon	\$ per year	103.09	52.96	156.05	171.655	
	& 4x20 W - 619	\$ per year	2.29	51.01	53.30	58.630	
	& 4x40 W - 618	\$ per year	4.58	101.65	106.23	116.853	
	& 4X150 W	\$ per year	114.50	419.97	534.47	587.917	
Bus Shelter Sign	4x58 W (a)	\$ per year	42.97	647.06	690.03	759.033	
	4x58 W (b)	\$ per year	95.65	831.33	926.98	1,019.678	
	1x18 W	\$ per year	3.33	132.84	136.17	149.787	
	4x18 1x9 W	\$ per year	15.00	295.74	310.74	341.814	
	2 x 56 W	\$ per year	21.38	182.54	203.92	224.312	
	1x170 W	\$ per year	31.49	203.80	235.29	258.819	
LED	12 W	\$ per year	0.57	14.69	15.26	16.786	
Gaseous Tubes	Fixed Charge Usage Charge	\$ per year \$/W/Month	0.016	59.01 0.124	59.01 0.140	64.911 0.1540	
	Juage Charge	Ψ/ 11/1 ΙΟΙΙΔΙΙ	0.010	0.121	0.110	0.15 10	
Unmetered Supplies	Fixed Charge	\$ per year		137.77	137.77	151.547	
- Large	Usage Charge	c/kWh	4.77	12.71	17.48	19.228	
Unmetered Supplies		\$ per year	34.85	139.87	174.72	192.192	
Security camera		\$ per year	50.18	104.78	154.96	170.456	

Public Lighting						
Sodium (Low						
Pressure)	18 W	\$ per Year	5.07	9.03	14.10	15.510
rressure)	26 W	\$ per Year	6.21			
				10.86	17.07	18.777
	55 W	\$ per Year	13.90	23.32	37.22	40.942
	90 W	\$ per Year	19.95	33.11	53.06	58.366
	135 W	\$ per Year	29.38	48.37	77.75	85.525
Sodium (High						
Pressure)	50 W	\$ per Year	10.49	17.80	28.29	31.119
· · · - · · · · · · · · · · · · · · · ·	100 W	\$ per Year	20.83	34.53	55.36	60.896
	150 W	\$ per Year	29.90	49.22	79.12	
	250 W		47.27			87.032
	400 W	\$ per Year \$ per Year	76.12	77.31 124.01	124.58 200.13	137.038 220.143
	100 11	y per rear	70.12	124.01	200.15	220.143
Sodium	70 W	\$ per Year	14.89	24.91	39.80	43.780
Sodium Flood Sodium Flood 400 All	360 W	\$ per Year	86.70	92.00	178.70	196.570
Yr	1 x 400 W	\$ per Year	76.12	124.01	200.13	220.143
	1 X 400 W	y per rear	70.12	124.01	200.13	220.143
Mercury (High	F0.11/	1				
Pressure)	50 W	\$ per Year	11.3	19.09	30.39	33.429
	70 W	\$ per Year	14.02	23.51	37.53	41.283
	80 W	\$ per Year	16.48	27.47	43.95	48.345
	100 W	\$ per Year	19.22	31.92	51.14	56.254
	125 W	\$ per Year	24.5	40.46	64.96	71.456
	250 W	\$ per Year	46.75	76.47	123.22	135.542
				1		
	400 W	\$ per Year	74.45	121.31	195.76	215.336
	3 by 125 W	\$ per Year	73.49	119.75	193.24	212.564
	2 by 400 W	\$ per Year	148.91	241.80	390.71	429.781
Mercury Flood	400 W	\$ per Year	81.05	131.96	213.01	234.311
, ,	750 W	\$ per Year	135.00	219.30	354.30	389.730
Mercury Flood (all		, ,				
year)	400 W	\$ per Year	40.34	65.59	105.93	116.523
Tubular Fluorescent	20 W	d === V===	4.00	0.07	12.05	15.005
rubulai Fluorescent		\$ per Year	4.98	8.87	13.85	15.235
	40 W	\$ per Year	8.74	14.97	23.71	26.081
	2 by 20 W	\$ per Year	10.14	17.23	27.37	30.107
	4 by 20 W	\$ per Year	17.36	28.91	46.27	50.897
	1 by 40 W	\$ per Year	4.72	8.47	13.19	14.509
	2 by 40 W	\$ per Year	17.36	28.91	46.27	50.897
	3 by 40 W	\$ per Year	25.93	42.76	68.69	75.559
	4 by 40 W	\$ per Year	34.60	56.82	91.42	100.562
	1 by 40 W	y per rear	54.00	30.02	91.42	100.302
Tubular Fluorescent	20 W	\$ per Year	11.43	19.33	30.76	33.836
(continuous) Sodium Street	1 by 55 W	\$ per Year	25.97	42.89	68.86	75.746
	- 5, 55 1,	φ pc. /cd.	23.37	12.05	00.00	73.710
Fluorescent / Gas	2 5 0	.	2.00	- 0-	10.00	40.000
Tube	2 by 8 W	\$ per Year	3.86	7.07	10.93	12.023
Special Public Lighti	ng					
Tariffs	-					
	1000W matal					
Special Floodlighting	1000W metal	d no= V	100.20	200.70	400.07	F40.077
2 3	halide	\$ per Year	190.29	308.78	499.07	548.977
	400W mercury	\$ per Year	69.21	110.93	180.14	198.154
	50W high pressure					
Energy-only Tariffs	sodium	\$ per Year	10.49	17.80	28.29	31.119
	100W high	4 bei Teai	10.75	17.00	20.23	31.119
	pressure sodium	\$ per Year	20.83	34.53	55.36	60.896
	process socialli	y per rear	20.03	31.33	33.30	00.030
Private Floodlighting	360W sodium	\$ per Year	68.50	111.68	180.18	198.198
(night sight)	940W sodium	\$ per Year	179.04	290.61	469.65	516.615
· JJ /	80W mercury	\$ per Year	15.58	25.88	41.46	45.606
	400W mercury					
	400W Hiercury	\$ per Year	81.05	131.96	213.01	234.311
	1000W mercury	\$ per Year	201.43	326.81	528.24	581.064

Incandescent Street	60W (and less)	\$ per Year	10.43	17.70	28.13	30.943
Lights	100 W	\$ per Year	17.36	28.91	46.27	50.897
	150 W	\$ per Year	25.93	42.76	68.69	75.559
	200 W	\$ per Year	34.58	56.77	91.35	100.485
	300 W	\$ per Year	51.98	84.95	136.93	150.623
	500 W	\$ per Year	86.70	141.15	227.85	250.635
	1000 W	\$ per Year	173.05	280.93	453.98	499.378
		7			,00,00	133.070
Mercury Street						
Lights	80 W	\$ per Year	15.58	26.05	41.63	45.793
	125 W	\$ per Year	24.50	40.46	64.96	71.456
Floodlights						
Incandescent	150 W	\$ per Year	25.93	42.75	68.68	75.548
(All year use)	300 W	\$ per Year	51.99	84.95	136.94	150.634
, ,	500 W	\$ per Year	86.70	141,20	227.90	250.690
	750 W	\$ per Year	129.86	210.97	340.83	374.913
	1000 W	\$ per Year	173.05	280.93	453.98	499.378
	1500 W	\$ per Year	259.72	421.16	680.88	748.968
	1 by 300 W	\$ per Year	28.13	46.00	74.13	81.543
	Mercury 250 W	\$ per Year	46.75	76.47	123.22	135.542
	Mercury 400 W	\$ per Year	81.05	131.96	213.01	234.311
	Sodium 90 W	\$ per Year	19.95	33.11	53.06	58.366
(Seasonal use)	Mercury 400 W	\$ per Year	81.05	131.96	213.01	234.311
(Seasonal ase)	ricically 400 W	y per rear	01.03	131.90	215.01	254.511
Mercury Fluorescent	2 by 400 W	\$ per Year	148.89	241.82	390.71	429.781
Metal Halide Rear	70 W	d V	14.24	22.00	20.42	44 022
Control Gear	70 W	\$ per Year	14.24	23.88	38.12	41.932
Control Gear	100 W	\$ per Year	19.10	31.73	50.83	55.913
	175 W	\$ per Year	33.16	54.51	87.67	96.437
	250 W	\$ per Year	46.53	76.21	122.74	135.014
	400 W	\$ per Year	73.79	120.41	194.20	213.620
	1500 W	\$ per Year	270.85	439.80	710.65	781.715
Metal Halide -	150 W	\$ per Year	30.04	49.48	79.52	07 472
Constant Wattage	250 W		30.04 49.66			87.472
Constant wattage Control Gear		\$ per Year		81.26	130.92	144.012
Control Gear	400 W	\$ per Year	77.96	127.14	205.10	225.610
						l .

Explanatory Notes:

- 1. Standing and default contract price categories will only apply to small customers (that is, those customers who consume less than 160MWh of electricity per annum) who are purchasing electricity under AGL SA's standing or default contract terms and conditions. Standing and default contract prices apply in accordance with the following principles:
 - (a) 'Daily Consumption' is the total electricity consumption for the period to which the customer's bill relates, divided by the number of days in that period.
 - (b) Domestic Light/Power 110:
 - applicable to all residential consumption (excluding Off-Peak Controlled Load Tariff 116) in premises used wholly or principally as private residences.
 - (c) Charitable Institutions 112:
 - available to charitable institutions that have been endorsed by the Australian Taxation Office as an income tax exempt Charitable Entity under Subdivision 50-B of the Income Tax Assessment Act 1997.
 - (d) Controlled Load 116:
 - for electricity used in permanently installed storage water heaters with a rated delivery of not less than 125 litres, storage space heaters and other approved thermal storage applications; the hours of application are fixed from time to time by AGL SA with control by time switch or other means. This price does not apply to electricity used outside those hours;
 - customers who were taking supply under this tariff, or who had applied to do so, as at 30 June 2003 are subject to the conditions which were applicable at that date;
 - this price is only available in conjunction with tariffs 110, 112, 126, 126M, 128, 128M, 140 or 140M.
 - (e) General Supply 126:
 - available only to non-residential customers.

- (f) General Supply 126M (Monthly Meter Reading):
 - available only to non-residential customers;
 - applies to customers whose meters are scheduled to be read monthly, and who are billed monthly;
 - a monthly meter reading fee applies to this tariff in addition to the above prices.
- (g) General Supply Time of Use 128:
 - available only to non-residential customers with appropriate metering;
 - includes customers previously on tariffs 120 + 121 and 130 + 131 who were taking supply under those tariffs, or who had applied to do so, as at 30 June 1997. Those customers are subject to the conditions which were applicable to those tariffs at that date, in addition to the current conditions.
- (h) General Supply Time of Use 128M (Monthly Meter Reading):
 - available only to non-residential customers with appropriate metering;
 - includes customers previously on tariffs 120 + 121 and 130 + 131 who were taking supply under those tariffs, or who had applied to do so, as at 30 June 1997. Those customers are subject to the conditions which were applicable to those tariffs at that date, in addition to the current conditions;
 - applies to customers whose meters are scheduled to be read monthly, and who are billed monthly;
 - a monthly meter reading fee applies to this tariff in addition to the above prices.
- (i) Obsolete Tariff 140 (formerly Farm Tariff 140):
 - applies only to small customers that were taking supply under Obsolete Tariff 140, or who had applied to do so, as at 30 June 1997. Conditions applicable at that date apply, in addition to the current conditions.
- (j) Obsolete Tariff 140M (Monthly Meter Reading):
 - applies only to small customers that were taking supply under Obsolete Tariff 140, or who had applied to do so, as at 30 June 1997. Conditions applicable at that date apply, in addition to the current conditions;
 - applies to customers whose meters are scheduled to be read monthly, and who are billed monthly;
 - a monthly meter reading fee applies to this tariff in addition to the above prices.
- 2. Peak period is 0700 hours to 2100 hours from Monday to Friday (Central Standard Time) for all tariffs other than tariff 110 except where the network meters do not recognise specific tariff days. In these situations peak period is 0700 hours to 2100 hours (Central Standard Time) each day for tariffs other than tariff 110.
 - 3. Off peak period is all times other than peak period.
 - 4. Where prices change during a billing cycle the bill for that billing cycle will be calculated on a pro-rata basis using:
 - (a) the old price up to and including the date of change; and
 - (b) the new price from the date of change to the end of the billing cycle.

ENVIRONMENT PROTECTION ACT 1993

Variation to Existing Approval of Collection Depot

I, STEPHEN RICHARD SMITH, Senior Adviser, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 69 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

Variation to Existing Approval of Collection Depot

Vary the approval of the collection depot, listed at Schedule 1 of this Notice, that was granted under the Act prior to the date of this Notice and impose the conditions of this approval to be as follows:

Approval of Collection Depot

The collection depot identified by reference to the following matters is approved:

- (a) the name of the collection depot described in Column 1 of Schedule 1 of this Notice;
- (b) the name of the proprietor of the depot identified in Column 3 of Schedule 1 of this Notice;
- (c) the location of the depot described in Columns 4-5 of Schedule 1 of this Notice; and
- (d) the collection area in relation to which the collection depot is approved referred to in Column 6 of Schedule 1 of this Notice.

The collection depot listed at Schedule 1 of this Notice is approved in relation to all classes of containers which were approved under the Act, at or subsequent to the date of this Notice, as Category B Containers.

Conditions of Approval

Impose the following conditions on the approval:

- (a) The person in charge of the collection depot shall ensure the depot premises complies with Council Planning Regulations and shall be kept in an orderly condition.
- (b) The person in charge of the collection depot who wishes to transfer the operation of a depot to another person or intends to change the location of a depot shall notify the Authority in writing within one month of the change occurring.
- (c) The person in charge of the collection depot who wishes to cease operation of that depot shall give notice in writing to the Authority.
- (d) The person in charge of the collection depot shall take such measures as are necessary in the operation and maintenance of the depot to prevent or control:
 - (i) a nuisance or offensive condition;
 - (ii) a risk to health or safety; and
 - (iii) damage to the environment.
- (e) The person in charge of the collection depot is reminded of the general environmental duty, as required by section 25 of the Environment Protection Act 1993, to take all reasonable and practical measures to ensure that the activities on the whole site, do not pollute the environment in a way which causes or may cause environmental harm.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Depot Name	Company/Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title Volume No./Folio No.	Collection Area
Pooraka Recycling	Pooraka (Ween Road) Bottle & Can Recycling Co. Pty Ltd	Carri Hollis	10-12 Ween Road	Pooraka	4058/150	Southern

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under section 79 of the Fisheries Management Act 2007, dated 9 December 2007, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery that are:

- 1. North of the following co-ordinates: latitude 33°15.00′S, longitude 137°51.00′E, then to position latitude 33°15.00′S, longitude 137°37.30′E, then to position latitude 33°28.00′S, longitude 137°28.80′E, then to position latitude 33°28.00′S, longitude 137°17.00′E.
- 2. Within the area commencing at position latitude 33°24.00'S, longitude 137°34.00'E, then to position latitude 33°24.00'S, longitude 137°37.00'E, then to position latitude 33°29.00'S, longitude 137°37.00'E, then to position latitude 33°29.00'S, longitude 137°34.00'E, then back to position latitude 33°24.00'S, longitude 137°34.00'E.
- 3. Within the area commencing at position latitude $33^{\circ}22.00'$ S, longitude $137^{\circ}48.00'$ E, then to position latitude $33^{\circ}37.00'$ S, longitude $137^{\circ}33.00'$ E, then to position latitude $33^{\circ}46.00'$ S, longitude $137^{\circ}44.00'$ E.
- 4. South of the following co-ordinates: latitude 33°37.00'S, longitude 137°13.00'E, then to position latitude 33°47.00'S, longitude 137°23.00'E, then to position latitude 33°55.00'S, longitude 137°09.00'E, then to position latitude 33°59.00'S, longitude 137°12.00'E, then to position latitude 33°59.00'S, longitude 137°36.00'E.

SCHEDULE 2

From 2030 hours on 11 December 2007 to 0600 hours on 17 December 2007.

Dated 11 December 2007.

S. SLOAN, Senior Fisheries Manager

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under section 79 of the Fisheries Management Act 2007, dated 8 December 2007, referring to the Gulf St Vincent Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Gulf St Vincent Prawn Fishery licence to use prawn trawl nets in the area specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

1. The waters of the Gulf St Vincent Prawn Fishery within the following co-ordinates, starting at position latitude $35^{\circ}03.40'$ S, longitude $138^{\circ}13.40'$ E, then to position latitude $35^{\circ}10.00'$ S, longitude $138^{\circ}14.50'$ E, then to position latitude $35^{\circ}09.30'$ S, longitude $138^{\circ}18.70'$ E, then to position latitude $35^{\circ}03.40'$ S, longitude $138^{\circ}17.10'$ E, then returning to position latitude $35^{\circ}03.40'$ S, longitude $138^{\circ}13.40'$ E.

SCHEDULE 2

From 2030 hours on 10 December 2007 to 0600 hours on 12 December 2007.

Dated 10 December 2007.

S. SLOAN, Senior Fisheries Manager

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under section 79 of the Fisheries Management Act 2007, dated 7 December 2007, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery that are:

- 1. North of the following co-ordinates: latitude 33°15.00′S, longitude 137°51.00′E, then to position latitude 33°15.00′S, longitude 137°37.00′E, then to position latitude 33°28.00′S, longitude 137°28.50′E, then to position latitude 33°28.00′S, longitude 137°17.00′E.
- 2. Within the area commencing at position 33°24.00′S, longitude 137°34.00′E, then to position latitude 33°24.00′S, longitude 137°37.00′E, then to position latitude 33°29.00′S, longitude 137°37.00′E, then to position latitude 33°29.00′S, longitude 137°34.00′E, then back to position latitude 33°24.00′S, longitude 137°34.00′E.
- 3. Within the area commencing at position latitude 33°22.00'S, longitude 137°48.00'E, then to position latitude 33°37.00'S, longitude 137°33.00'E, then to position latitude 33°46.00'S, longitude 137°44.00'E.
- 4. South of the following co-ordinates: latitude 33°37.00'S, longitude 137°13.00'E, then to position latitude 33°47.00'S, longitude 137°23.00'E, then to position latitude 33°55.00'S, longitude 137°09.00'E, then to position latitude 33°59.00'S, longitude 137°12.00'E, then to position latitude 33°59.00'S, longitude 137°36.00'E.

SCHEDULE 2

From 2030 hours on 10 December 2007 to 0600 hours on 17 December 2007.

Dated 9 December 2007.

M. SMALLRIDGE, General Manager, Fisheries Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under section 79 of the Fisheries Management Act 2007, dated 7 December 2007, referring to the Gulf St Vincent Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Gulf St Vincent Prawn Fishery licence to use prawn trawl nets in the area specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

- 1. The waters of the Gulf St Vincent Prawn Fishery within the following co-ordinates, starting at position latitude $34^\circ40.50'\mathrm{S},$ longitude $138^\circ12.50'\mathrm{E},$ then to position latitude $34^\circ42.00'\mathrm{S},$ longitude $138^\circ08.50'\mathrm{E},$ then to position latitude $34^\circ48.50'\mathrm{S},$ longitude $138^\circ10.75'\mathrm{E},$ then to position latitude $34^\circ46.00'\mathrm{S},$ longitude $138^\circ14.75'\mathrm{E},$ then returning to position latitude $34^\circ40.50'\mathrm{S},$ longitude $138^\circ12.50'\mathrm{E}.$
- 2. The waters of the Gulf St Vincent Prawn Fishery within the following co-ordinates, starting at position latitude 34°49.50′S, longitude 138°15.50′E, then to position latitude 34°51.50′S, longitude 138°11.80′E, then to position latitude 34°55.60′S, longitude 138°11.00′E, then to position latitude 34°54.50′S, longitude 138°17.60′E, then returning to position latitude 34°49.50′S, longitude 138°15.50′E.

SCHEDULE 2

From 2030 hours on 8 December 2007 to 0600 hours on 11 December 2007.

Dated 8 December 2007.

M. SMALLRIDGE, General Manager, Fisheries Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under section 79 of the Fisheries Management Act 2007, dated 7 December 2007, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery that are:

- 1. North of the following co-ordinates: latitude 33°15.00'S, longitude 137°51.00'E, then to position latitude 33°15.00'S, longitude 137°37.00'E, then to position latitude 33°28.00'S, longitude 137°28.50'E, then to position latitude 33°28.00'S, longitude 137°17.00'E.
- 2. Within the area commencing at position latitude 33°24.00′S, longitude 137°34.00′E, then to position latitude 33°24.00′S, longitude 137°37.00′E, then to position latitude 33°29.00′S, longitude 137°37.00′E, then to position latitude 33°29.00′S, longitude 137°34.00′E, then back to position latitude 33°24.00′S, longitude 137°34.00′E.
- 3. Within the area commencing at position latitude 33°22.00'S, longitude 137°48.00'E, then to position latitude 33°37.00'S, longitude 137°33.00'E, then to position latitude 33°48.00'S, longitude 137°27.00'E, then to position latitude 33°53.00'S, longitude 137°37.00'E, then back to position latitude 33°22.00'S, longitude 137°48.00'E.
- 4. South of the following co-ordinates: latitude 33°37.00′S, longitude 137°13.00′E, then to position latitude 33°47.00′S, longitude 137°23.00′E, then to position latitude 33°55.00′S, longitude 137°09.00′E, then to position latitude 33°59.00′S, longitude 137°12.00′E, then to position latitude 33°59.00′S, longitude 137°36.00′E.

SCHEDULE 2

From 2030 hours on 7 December 2007 to 0600 hours on $17 \, \mathrm{December} \, 2007.$

Dated 7 December 2007.

S. SLOAN, Senior Fisheries Manager

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under section 43 of the Fisheries Act 1982, published in the *South Australian Government Gazette* on page 3958, dated 17 November 2005, being the third notice on that page, referring to the Spencer Gulf Prawn Fishery, is hereby revoked.

Dated 7 December 2007.

S. SLOAN, Senior Fisheries Manager

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE notice that it will be unlawful for any person to engage in the class of fishing activity specified in Schedule 1, during the period specified in Schedule 2.

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Melicertus latisulcatus*) in all waters of the Spencer Gulf Prawn Fishery.

SCHEDULE 2

From 1600 hours on 7 December 2007 to 0600 hours on 31 December 2008.

Dated 7 December 2007.

S. SLOAN, Senior Fisheries Manager

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under section 43 of the Fisheries Act 1982, published in the *South Australian Government Gazette* on page 965, dated 28 March 2006, being the fourth notice on that page, referring to the Gulf St Vincent Prawn Fishery, is hereby revoked.

Dated 7 December 2007.

S. SLOAN, Senior Fisheries Manager

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE notice that it will be unlawful for any person to engage in the class of fishing activity specified in Schedule 1, during the period specified in Schedule 2.

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Melicertus latisulcatus*) in all waters of the Gulf St Vincent Prawn Fishery.

SCHEDULE 2

From 2030 hours on 7 December 2007 to 0600 hours on 31 December 2008.

Dated 7 December 2007.

S. SLOAN, Senior Fisheries Manager

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, the holder of a prawn fishery licence issued pursuant to the Fisheries Management (Prawn Fisheries) Regulations 2006, for the Gulf St Vincent Prawn Fishery listed in Schedule 1 (the 'exemption holders') or their registered master are exempt from the notices made under section 79 of the Fisheries Management Act 2007, prohibiting the taking of western king prawns (*Melicertus latisulcatus*), in that the exemption holders shall not be guilty of an offence when using prawn trawl nets in accordance with the conditions of their fishery licence for the purpose of stock assessment survey (the 'exempted activity') subject to the conditions contained in Schedule 2.

SCHEDULE 1

Licence Number	Licence Holder	Boat Name
V09	Hamid Huseljic	Candice K

SCHEDULE 2

- 1. The exemption is valid from 2030 hours on 7 December 2007 until 0545 hours on 8 December 2007.
- 2. All trawling activity is to be completed by 0545 hours on each day with nets out of the water.
- 3. The exemption holder must comply with the instructions from the SARDI Stock Assessment Co-ordinator and work in the allotted trawl station.
- 4. All fish, other than prawns, southern calamary and slipper lobster taken during the exempted activity for stock assessment purposes, are to be returned to the water immediately after capture.
- 5. All prawns taken pursuant to the exempted activity are to be processed in accordance with the instructions of the SARDI Stock Assessment Co-ordinator.
- 6. All prawns taken pursuant to the exempted activity must be retained in separate boxes marked by the SARDI observer as 'survey prawns'. The total number of 'survey prawns' boxes on each vessel must be reported by the SARDI Stock Assessment Co-ordinator to the PIRSA Fishwatch Duty Officer, on completion of the survey and before any fishing commences. Alternatively, survey vessels may return to Port Adelaide or Wirrina Cove to unload the survey prawns.
- 7. Prawns, southern calamary and slipper lobster taken pursuant to the exempted activity must not be retained by the exemption holder, his agent, crew or any other person.
- 8. While engaged in the exempted activity or unloading of the survey catch, the exemption holder must have on board his boat or near his person a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if requested.
- 9. The exemption holder must not contravene or fail to comply with Fisheries Management Act 2007, or any other regulations made under that Act except where specifically exempted by this notice.

Dated 7 December 2007.

S. SLOAN, Senior Fisheries Manager

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Colin Ross Cain and Brett Anthony Elson have applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence and variation to an Extended Trading Authorisation in respect of premises situated at Lot 56, Scott Road, Kersbrook, S.A. 5231 and known as Kersbrook Tavern.

The applications have been set down for callover on 11 January 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

Variation to an Extended Trading Authorisation:

Friday and Saturday: Midnight to 3 a.m. the following day

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the callover date (viz: 4 January 2008).

The applicants' address for service is c/o Jarrod Ryan, Kelly & CP, Level 17, Westpac House, 91 King William Street, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 11 December 2007.

Applicants

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Firstlite Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence and variation to an Extended Trading Authorisation in respect of premises situated at Agnes Street, Kingston, S.A. 5275 and known as Crown Inn Hotel

The applications have been set down for callover on 11 January 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

• Variation to an Extended Trading Authorisation:

Good Friday: Midnight to 2 a.m.;

Sunday Christmas Eve: 8 p.m. to 2 a.m. the following day;

Days preceding other Public Holidays: Midnight to 2 a.m. the following day; and

Sundays preceding Public Holidays: 8 p.m. to 2 a.m. the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 4 January 2008).

The applicant's address for service is c/o Clelands Lawyers, 208 arrington Street, Adelaide, S.A. 5000 (Attention: Leon Carrington McEvoy).

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 11 December 2007.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Nuriootpa Vine Inn Hotel-Motel Limited has applied to the Licensing Authority for a Retail Liquor Merchant's Licence in respect of premises situated at Barossa Regional Shopping Centre, Murray Street, Nuriootpa, S.A. 5355 and to be known as Nuriootpa Cellars.

The application has been set down for hearing on 4 January 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 28 December 2007).

The applicant's address for service is c/o Peter Hoban, G.P.O. Box 1018, Adelaide, S.A. 5001.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512 Email: alag@acd as any arr 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 4 December 2007.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Wine IQ Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at Suite 263B, Epworth Building, 31-35 Pirie Street, Adelaide, S.A. 5000 and to be known as Wine IQ.

The application has been set down for hearing on 4 January 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 28 December 2007).

The applicant's address for service is c/o Scott Lumsden, G.P.O. Box 1018, Adelaide, S.A. 5001.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 4 December 2007.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that R. Winery Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 173 O'Connell Street, North Adelaide, S.A. 5006 and to be known as R. Wines.

The application has been set down for callover on 11 January 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 4 January 2008).

The applicant's address for service is c/o Margaret Beare, P.O. Box 795, North Adelaide, S.A. 5006.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 4 December 2007.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Vinscope Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 172/173 Main Road, Leasingham, S.A. 5452 and known as Vinscope.

The application has been set down for callover on 11 January 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 4 January 2008).

The applicant's address for service is c/o Nick Walker, P.O. Box 49, Watervale, S.A. 5452.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 4 December 2007.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Chloe Bay Pty Ltd as trustee for Hotel Bay View Whyalla has applied to the Licensing Authority for an Extended Trading Area and a variation to an Extended Trading Authorisation in respect of premises situated at 11-13 Forsyth Street, Whyalla, S.A. 5600 and known as Hotel Bay View.

The application has been set down for callover on 11 January 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- application for an Extended Trading Area to include a section of the footpath area on the Forsyth Street side; and
- a variation to the current Extended Trading Authorisation to include the proposed Outdoor Dining Area. The hours and conditions that form part of the existing Hotel Licence will remain unchanged.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 4 January 2008).

The applicant's address for service is c/o Graham Hobbs, G.P.O. Box 286, Adelaide, S.A. 5001.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 6 December 2007.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Gaganis Bros Imported Food Wholesalers Pty Ltd has applied to the Licensing Authority for a variation to Licence Conditions in respect of premises situated at 9-13 Bacon Street, Hindmarsh, S.A. 5007 and known as Gaganis Bros

The application has been set down for hearing on 11 January 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

 Variation to Licence Conditions to include a sampling area as per plans lodged with this office.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 4 January 2008).

The applicant's address for service is c/o Emanouel Gaganis, 9-13 Bacon Street, Hindmarsh, S.A. 5007.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 6 December 2007.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Malbat Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 3/241 Unley Road, Malvern, S.A. 5061 and to be known as Smooth Hair.

The application has been set down for hearing on 11 January 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- The predominant activity of the premises is to be that of a Hairdressing Salon with the provision of alcohol ancillary to the business.
- Alcohol will be offered and provided to customers only on a gratuitous basis.
- Alcohol is not to be provided or offered for sale to the general public.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 4 January 2008).

The applicant's address for service is c/o Melanie Johnson or Letitia Guillou, 3/241 Unley Road, Malvern, S.A. 5061.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 7 December 2007.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Southern Ocean Lodge Pty Ltd has applied to the Licensing Authority for a Residential Licence in respect of premises situated at Hanson Bay Road, Kingscote, S.A. 5223 and to be known as Southern Ocean Lodge.

The application has been set down for callover on 11 January 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 4 January 2008).

The applicant's address for service is c/o Southern Ocean Lodge Pty Ltd, P.O. Box 145, Kingscote, S.A. 5223.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 7 December 2007.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Dong Wook Kwag has applied to the Licensing Authority for a Restaurant Licence, Section 34 (1) (c), Extended Trading Authorisation and Entertainment Consent in respect of premises situated at 184 Hindley Street, Adelaide, S.A. 5000 and to be known as Don Don Sushi.

The application has been set down for callover on 11 January 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Approval under Section 34 (1) (c) to sell liquor for consumption on the licensed premises by persons:
 - (a) seated at a table; or
 - (b) attending a function at which food is provided.
- Extended Trading Authorisation:

Thursday to Saturday: Midnight to 3 a.m. the following day;

Good Friday: Midnight to 2 a.m.;

Christmas Eve: Midnight to 2 a.m.;

Sunday Christmas Eve: 8 p.m. to 2 a.m. the following day;

Days preceding other Public Holidays: Midnight to 3 a.m. the following day;

Sundays preceding Public Holidays: 8 p.m. to 3 a.m. the following day.

• Entertainment Consent:

Monday to Wednesday: 10 a.m. to midnight;

Thursday to Saturday: 10 a.m. to 3 a.m. the following

Maundy Thursday: 10 a.m. to 2 a.m. the following day;

Christmas Eve: 10 a.m. to 2 a.m. the following day;

Sunday Christmas Eve: 10 a.m. to 2 a.m. the following day;

New Year's Eve: 10 a.m. to 2 a.m. the following day;

Days preceding Public Holidays: 10 a.m. to 3 a.m. the following day;

Sundays preceding Public Holidays: 8 p.m. to 3 a.m. the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 4 January 2008).

The applicant's address for service is c/o Winters, P.O. Box 7070, Hutt Street, Adelaide, S.A. 5000 (Attention: Lillian Lin).

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 December 2007

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Willmede Pty Ltd and Plancor Pty Ltd have applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 21-29 Melbourne Street, North Adelaide, S.A. 5006 and known as The Meridien Lodge.

The application has been set down for hearing on 14 January 2008 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz: 4 January 2008).

The applicants' address for service is c/o Fisher Jeffries Barristers and Solicitors, SGIC Building, Level 15, 211 Victoria Square, Adelaide, S.A. 5000 (Attention: Craig Vozzo or Adrian Battiston).

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 4 December 2007.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Alkyona Pty Ltd as trustee for the Alkyona Unit Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at the corner of South Terrace and Peacock Road, Adelaide, S.A. 5000 and known as Adelaide Pavilion.

The application has been set down for hearing on 14 January 2008 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 5 January 2008).

The applicant's address for service is c/o Adelaide Pavillion, corner of South Terrace and Peacock Road, Adelaide, S.A. 5000 (Attention: Nicolas Mavragelos).

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 6 December 2007.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Pattinson Pty Ltd has applied to the Licensing Authority for the transfer of an Entertainment Venue Licence in respect of premises situated at 279A Hindley Street, Adelaide, S.A. 5000 and known as Club Feva and to be known as Cushdy.

The application has been set down for hearing on 15 January 2008 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 8 January 2008).

The applicant's address for service is c/o Pattinson Pty Ltd, 22 York Place, Woodville North, S.A. 5012.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 7 December 2007.

Applicant

MINING ACT 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant: International Metals Pty Ltd

Location: Australia Plains area—Approximately 100 km north-north-east of Adelaide.

Term: 1 year Area in km²: 261 Ref.: 2007/00438

Plan and co-ordinates can be found on the PIRSA Sarig website: http://www.minerals.pir.sa.gov.au/sarig or by phoning Mineral Tenements on (08) 8463 3103.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Wellington Exploration Pty Ltd

Location: Minlaton area—Approximately 100 km west-northwest of Adelaide.

Term: 1 year Area in km²: 547 Ref.: 2007/00477

Plan and co-ordinates can be found on the PIRSA Sarig website: http://www.minerals.pir.sa.gov.au/sarig or by phoning Mineral Tenements on (08) 8463 3103.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Wellington Exploration Pty Ltd

Location: Mount Bryan area—Approximately 160 km north-north-east of Adelaide.

Term: 1 year Area in km²: 116 Ref.: 2007/00478

Plan and co-ordinates can be found on the PIRSA Sarig website: http://www.minerals.pir.sa.gov.au/sarig or by phoning Mineral Tenements on (08) 8463 3103.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Southern Exploration Pty Ltd

Location: Commonwealth Hill area—Approximately 85 km north-north-west of Tarcoola.

Term: 1 year Area in km²: 36 Ref.: 2007/00480

Plan and co-ordinates can be found on the PIRSA Sarig website: http://www.minerals.pir.sa.gov.au/sarig or by phoning Mineral Tenements on (08) 8463 3103.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Planet Minerals Pty Ltd

Location: Callabonna area—Approximately 210 km east of Marree.

Term: 1 year Area in km²: 116 Ref.: 2007/00514

Plan and co-ordinates can be found on the PIRSA Sarig website: http://www.minerals.pir.sa.gov.au/sarig or by phoning Mineral Tenements on (08) 8463 3103.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Planet Minerals Pty Ltd

Location: Tilcha area—Approximately 240 km east of Marree.

Term: 1 year Area in km²: 33 Ref.: 2007/00515

Plan and co-ordinates can be found on the PIRSA Sarig website: http://www.minerals.pir.sa.gov.au/sarig or by phoning Mineral Tenements on (08) 8463 3103.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Centralian Mining Pty Ltd

Location: West Mount Hut area—Approximately 50 km

south-west of Marree.

Term: 1 year Area in km²: 158 Ref.: 2007/00526

Plan and co-ordinates can be found on the PIRSA Sarig website: http://www.minerals.pir.sa.gov.au/sarig or by phoning Mineral Tenements on (08) 8463 3103.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Oxiana Prominent Hill Pty Ltd

Location: Painted Hill area—Approximately 120 km south-

east of Coober Pedy.

Term: 2 year Area in km²: 1 674 Ref.: 2007/00658

Plan and co-ordinates can be found on the PIRSA Sarig website: http://www.minerals.pir.sa.gov.au/sarig or by phoning Mineral Tenements on (08) 8463 3103.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 53 (2) of the Mining Act 1971, that applications for four Miscellaneous Purposes Licences have been received. Details of the proposal may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Oxiana Prominent Hill Operations Pty Ltd

Location: Lot 2042, DP 40325—Millers Creek Station, Out of Hundreds Billa Kalina—Approximately 140 km southeast of Coober Pedy.

Purpose: Construction of a well field with associated pipes and pumps for the purpose of producing water for the Prominent Hill Mining Operation.

Area 1: 90.3 hectares Area 2: 7.6 hectares Area 3: 48.5 hectares Area 4: 217.4 hectares Reference: T02709

Written submissions in relation to the granting of the Miscellaneous Purposes Licence are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001, no later than 25 January 2008.

Copies of all submissions will be forwarded to Jayne Rutter, Mining Regulations and Rehabilitation Branch, Department of Primary Industries and Resources South Australia, G.P.O. Box 1671, Adelaide, S.A. 5001 and may be made available for public inspection unless confidentiality is requested.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NATIVE TITLE (SOUTH AUSTRALIA) ACT 1994

NOTICE is hereby given in accordance with section 53 (2) of the Mining Act 1971 and Part 5 of the Native Title (South Australia) Act 1994 and the Regulations thereunder that applications for four Miscellaneous Purposes Licences have been received. Details of the proposal may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Oxiana Prominent Hill Operations Pty Ltd

Location: Lot 2042, DP 40325—Millers Creek Station, Out of Hundreds Billa Kalina—Approximately 140 km southeast of Coober Pedv.

Purpose: Construction of a well field with associated pipes and pumps for the purpose of producing water for the Prominent Hill Mining Operation.

Area 1: 90.3 hectares Area 2: 7.6 hectares Area 3: 48.5 hectares Area 4: 217.4 hectares Reference: T02709

The Minister for Mineral Resources Development is required to have regard to any representations received from owners of the land (including native title holders) to which the application relates and/or any interested members of the public in determining the application or in fixing the conditions to be attached to the lease if granted.

Written submissions in relation to the granting of the Miscellaneous Purposes Licences are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001, no later than 25 January 2008.

Copies of all submissions will be forwarded to Jayne Rutter, Mining Regulations and Rehabilitation Branch, Department of Primary Industries and Resources South Australia, G.P.O. Box 1671, Adelaide, S.A. 5001 and may be made available for public inspection unless confidentiality is requested.

H. TYRTEOS, Mining Registrar

NATIONAL PARKS AND WILDLIFE ACT 1972

Althorpe Islands, Goose Island and Troubridge Island Conservation Parks Management Plan—Draft

I, GREG LEAMAN, Director of National Parks and Wildlife, hereby give notice under the provisions of section 38 of the National Parks and Wildlife Act 1972, that a draft Management Plan has been proposed for Althorpe Islands Conservation Park, Goose Island Conservation Park and Troubridge Island Conservation Park.

Copies of the plan may be inspected at or obtained from the offices of the Department for Environment and Heritage at:

- DEH Information Line (Level 1, 100 Pirie Street, Adelaide, S.A. 5000, email dehinformation@saugov.sa.gov.au), telephone 8204 1910;
- http://www.parks.sa.gov.au/parks/management/management plans/index.htm;
- DEH Yorke District Office (Innes National Park, Stenhouse Bay, S.A. 5575), telephone 8854 3200;
- District Council of Yorke Peninsula Maitland Office (8 Elizabeth Street, Maitland, S.A. 5573), telephone 8832 0000; and
- District Council of Yorke Peninsula Minlaton Office (18 Main Street, Minlaton, S.A. 5575), telephone 8853 3800.

Any person may make representations in connection with the draft Management Plan during the period up to and including Friday, 21 March 2008.

Written comments should be forwarded to the Manager, Policy and Planning, Department for Environment and Heritage, G.P.O. Box 1047, Adelaide, S.A. 5001 or emailed to:

irving.jason@saugov.sa.gov.au

E. G. LEAMAN, Director of National Parks and Wildlife

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Closure of Moorook Game Reserve and the Kaiser Strip Section of Loch Luna Game Reserve

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Edward Gregory Leaman, Director of National Parks and Wildlife, continue to close to the public, the whole of Moorook Game Reserve and the following part of Loch Luna Game Reserve:

Kaiser Strip Section, south of Sturt Highway (Section 873, Cobdogla Division, Cobdogla Irrigation Area, portion of Crown Record Volume 5755, Folio 974).

The reserves will be closed from 6 p.m. on Tuesday, 11 December 2007 until 6 p.m. on Friday, 21 December 2007.

The purpose of the closure is to ensure the ongoing safety of the public following recent bushfires in the reserves.

Dated 11 December 2007.

E. G. LEAMAN, Director of National Parks and Wildlife

PETROLEUM ACT 2000

Temporary Cessation of Suspension of Petroleum Exploration Licence—PEL 91

PURSUANT to section 90 of the Petroleum Act 2000, notice is hereby given that the suspension dated 21 September 2007, of the abovementioned Exploration Licence has been temporarily ceased under the provisions of the Petroleum Act 2000, from and including 3 December 2007 to 23 December 2007, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

The expiry date of PEL 91 is now determined to be 4 June 2008.

Dated 7 December 2007.

J. S. ZABROWARNY,
Acting Director Petroleum and Geothermal
Minerals and Energy Resources
Primary Industries and Resources SA
Delegate of the Minister for Mineral
Resources Development

PETROLEUM ACT 2000

Application for Grant of Associated Facilities Licence—AFL 128

PURSUANT to section 65 (6) of the Petroleum Act 2000 (the Act) and Delegation dated 28 March 2002, *Gazetted* 11 April 2002, page 1573, notice is hereby given that an application for the grant of an Associated Facilities Licence over the areas described below has been received from Beach Petroleum Limited.

Description of Application Area

The land bounded by a line joining the points of co-ordinates set out in the following table:

MGA	Zone	54

363454mE 363517mE	6883142mN 6883176mN
363526mE	6883160mN
363526mE	6883154mN
363533mE	6883118mN
363502mE	6883110mN
363508mE	6883081mN
363474mE	6883073mN
363458mE	6883113mN
363454mE	6883142mN

Area: 0.0049 km² approximately.

Dated 7 December 2007.

J. S. ZABROWARNY,

Acting Director Petroleum and Geothermal Minerals and Energy Resources Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development

PETROLEUM ACT 2000

SECTION 25 (5) (b)

Variation of Petroleum Exploration Licence—PEL 105

NOTICE is hereby given that under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573, the conditions of the abovementioned Petroleum Exploration Licence have been varied as follows:

Condition 1 of the licence is omitted and the following substituted:

'1. During the term of the licence, the licensee shall carry out or cause to be carried out exploratory operations on the area comprised in the licence in accordance with such work programs as are approved by the Minister from time to time. Years one to five exploratory operations are guaranteed. These exploratory operations shall include but not necessarily be limited to:

Year of Term of Licence	Minimum Work Requirements
One	Geological and Geophysical Studies
Two	Drill 1 well
Three	Geological and Geophysical Studies
Four	Drill 1 well 150 km ² 3D Seismic
Five	Drill 3 wells

The revised work requirements as a result of this variation would not have altered the outcome of the original competitive tender process.

Dated 28 November 2007.

B. A. GOLDSTEIN,

Director Petroleum and Geothermal Minerals and Energy Resources Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development

PETROLEUM ACT 2000

Renewal of Petroleum Exploration Licence—PEL 90

NOTICE is hereby given that the abovementioned licence has been renewed under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

No. of Licence	Licensees	Locality	Date of Expiry	Area in km²
PEL 90	Stuart Petroleum Limited Cooper Energy Limited Mawson Petroleum Pty Limited	Cooper Basin of South Australia	29 October 2012	886

Description of Area

All that part of the State of South Australia, bounded as follows:

Area 1—Commencing at a point being the intersection of latitude 26°50′00″S AGD66 and longitude 140°48′00″E GDA94, thence east to the eastern border of the State of South Australia, thence southerly along the border of the said State to latitude 27°00′35″S GDA94, west to longitude 140°56′00″E GDA94, south to latitude 27°02′35″S GDA94, east to longitude 140°56′40″E GDA94, south to latitude 27°03′50″S GDA94, east to longitude 140°57′15″E GDA94, south to latitude 27°04′40″S GDA94, east to the eastern border of the State of South Australia, thence southerly along the border of the said State to latitude 27°13′35″S GDA94, west to longitude 140°59′50″E GDA94, south to latitude 27°13′40″S GDA94, west to longitude 140°58′40″E GDA94, south to latitude 27°14′10″S GDA94, east to the eastern border of the State of South Australia, thence southerly along the border of the said State to latitude 27°15′00″S AGD66, west to longitude 140°57′10″E AGD66, north to latitude 27°14′30″S AGD66, east to longitude 140°57′40″E AGD66, north to latitude 27°14′30″S AGD66, north to latitude 27°14′30″S AGD66, west to longitude 140°57′30″E AGD66, west to longitude 140°57′40″E AGD66, north to latitude 27°13′50″S AGD66, west to longitude 140°57′30″E AGD66, west to longitude 140°57′40″E AGD66, south to latitude 27°14′30″S AGD66, west to longitude 140°57′40″E AGD66, west to longitude 140°57′40″E AGD66, south to latitude 27°14′30″S AGD66, west to longitude 140°57′40″E AGD66, south to latitude 27°14′30″S AGD66, west to longitude 140°57′40″E AGD66, south to latitude 27°14′30″S AGD66, west to longitude 140°57′40″S AGD66, west to longitude 140°56′30″E AGD66, south to latitude 27°14′40″S GDA94, south to latitude 27°14′40″S GDA94, east to longitude 140°56′10″E AGD66, south to latitude 27°14′43″S GDA94, east to longitude 140°56′10″E AGD66, south to latitude 27°15′00″S AGD66, west to longitude 140°50′05″E GDA94, north to latitude 27°014′40″S GDA94, east to longitude 140°52′05″E GDA94, north to latitude 27°03′55″S GDA94, north to latitude 27°03′55″S GDA94, n

Area 2—Commencing at a point being the intersection of latitude 26°58′20″S GDA94 and longitude 140°45′00″E AGD66, thence east to longitude 140°48′50″E GDA94, south to latitude 26°59′55″S GDA94, west to longitude 140°45′15″E GDA94, south to latitude 27°02′15″S GDA94, east to longitude 140°48′05″E GDA94, south to latitude 27°03′55″S GDA94, west to longitude 140°46′05″E GDA94, south to latitude 27°05′30″S GDA94, east to longitude 140°49′55″E GDA94, south to latitude 27°11′30″S GDA94, west to longitude 140°47′05″E GDA94, north to latitude 27°11′00″S GDA94, west to longitude 140°47′55″E GDA94, north to latitude 27°10′40″S GDA94, west to longitude 140°40′00″E AGD66, north to latitude 27°07′40″S AGD66, east to longitude 140°40′40″E AGD66, north to latitude 27°07′30″S AGD66, west to longitude 140°40′40″E AGD66, north to latitude 27°06′10″S AGD66, west to longitude 140°40′40″E AGD66, north to latitude 27°06′10″S AGD66, west to longitude 140°40′00″E AGD66, north to latitude 27°00′00″S AGD66, east to longitude 140°40′00″E AGD66, north to latitude 27°00′00″S AGD66, east to longitude 140°40′00″E AGD66, north to latitude 27°00′00″S AGD66, east to longitude 140°40′00″E AGD66, north to latitude 27°00′00″S AGD66, east to longitude 140°40′00″E AGD66 and north to the point of commencement but excluding the area bounded as follows:

Commencing at a point being the intersection of latitude $27^{\circ}03'20''S$ AGD66 and longitude $140^{\circ}40'10''E$ AGD66, thence east to longitude $140^{\circ}41'40''E$ AGD66, south to latitude $27^{\circ}04'00''S$ AGD66, east to longitude $140^{\circ}41'50''E$ AGD66, south to latitude $27^{\circ}04'50''S$ AGD66, east to longitude $140^{\circ}42'10''E$ AGD66, south to latitude $27^{\circ}05'00''S$ AGD66, east to longitude $140^{\circ}42'10''E$ AGD66, south to latitude $27^{\circ}05'20''S$ AGD66, west to longitude $140^{\circ}40'50''E$ AGD66, north to latitude $27^{\circ}05'10''S$ AGD66, west to longitude $140^{\circ}40'50''E$ AGD66, west to longitude $140^{\circ}40'50''E$ AGD66, west to longitude $140^{\circ}40''S0''E$ AGD66, north to latitude $140^{\circ}40''S0''E$ AGD66, north to latitude $140^{\circ}40''S0''E$ AGD66, west to longitude $140^{\circ}40''S0''E$ AGD66, west to longitude $140^{\circ}40''S0''E$ AGD66, west to longitude $140^{\circ}40''S0''E$ AGD66 and north to the point of commencement.

Area 3—Commencing at a point being the intersection of latitude 27°06′40″S AGD66 and longitude 140°40′00″E AGD66, thence east to longitude 140°40′10″E AGD66, south to latitude 27°07′00″S AGD66, west to longitude 140°40′00″E AGD66 and north to the point of commencement.

Area: 886 km² approximately.

Dated 5 December 2007.

B. A. GOLDSTEIN, Director Petroleum and Geothermal Minerals and Energy Resources Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development

PUBLIC SECTOR MANAGEMENT ACT 1	995	Community/Disability and/or Health	
Availability of Services 2007	,,,,	Communicable Disease Control	. 8226 7189
	7.11	Dental Services:	, 0220 /109
THE following offices will have limited services avapublic during the 2007 Christmas period on T		Adelaide Dental Hospital	. 8232 1034
December, Friday, 28 December and Monday, 31 December 2007.		Salisbury Dental Clinic	
Emergency and after hours numbers are listed, where		Somerton Park Dental Clinic	. 8294 4066
Departmental Contacts	Telephone	Disabilities and Statewide Services	. 8232 2651 . 8226 0044
Departmental contacts	No.	Disability SA	8372 1479
Government Switchboard	8226 1000	Drug and Alcohol Services SA	. 1300 131 340
Attorney-General's	8207 1555	Environmental Health	
Correctional Services	8226 9000	Families SA	
Education and Children's Services	00011066	Gambling Help Line	call 24 hours)
(Metro)		Interpreting and Translating Centre	
(Country)	8226 1205	Justice of the Peace Services	
Environment and Heritage	8204 1910	Office for the Ageing	
Office of the Chief Executive	8204 9323	Office for Women	
Families and Communities	8226 8800	Seniors Card Unit	Australia wide)
Further Education, Employment, Science	00060001	· ·	Australia wide)
and Technology	8226 3821	Education and Childcare	
Health	8226 6000 8207 1555	Children's Services Licensing and	
Premier and Cabinet	8226 3560	Standards	
Cabinet Office	8226 0903	Community and Tartiany Linian	or 8226 1270
Primary Industries and Resources	8463 3000	Community and Tertiary Liaison Curriculum Services	
Trade and Economic Development	8303 2400	Directorate Support Office	
Transport, Energy and Infrastructure	8343 2222	Early Childhood and Statewide Services	8226 1755
Treasury and Finance Office of the Treasurer	8226 9500 8226 1866	Early Childhood Programs and Service	
Water, Land and Biodiversity Conservation	8463 6800	Development	. 8226 1755
Media and Communications	8463 7915	Early Learning and Curriculum	
Government Business Enterprises	8355 7300	Family Day Care Elizabeth	
South Australian Tourism Commission	0.462.4500	Enfield	
Head OfficeOffice of the Chief Executive	8463 4500	Morphett Vale	
	8463 4500	Port Augusta	. 8641 6843
Ministers' Offices		Port Pirie	
Hon. Mike Rann, Premier	8463 3166	Whyalla	
Hon. Kevin Foley, MP	8226 1866	International Education Services	. 8226 3402
Hon. Paul Holloway, MLC	8303 2500	School and District Operations	. 8226 0044
Hon. Patrick Conlon, MP Hon. Michael Atkinson, MP	8226 1210 8207 1723	Site Financial Policy	. 8226 2427
Hon. John Hill, MP	8463 6270	School Card—Toll Free	
Hon. Michael Wright, MP	8303 2101	Training Advocate (Phone only)	. 1800 006 488
Hon. Jane Lomax-Smith, MP	8226 1205	Emergency Services	
Hon. Jay Weatherill, MP	8303 2926	Ambulance, Police, Fire Emergencies	. 000
Hon. Rory McEwen, MP	8226 0322	Bushfire Information (24 hours)	. 1300 362 361
Hon. Karlene Maywald, MP Hon. Carmel Zollo, MLC	8207 2190 8463 6560	Country Fire Service	
Hon. Jennifer Rankine, MP		Region 1 (Mount Barker)	. 8391 1866
Hon. Paul Caica, MP	8226 8520	Region 2 (Willaston) Region 3 (Murray Bridge)	
Hon. Gail Gago, MLC	8463 5680	Region 4 (Port Augusta)	
Services		Region 5 (Naracoorte)	
Courts		Region 6 (Port Lincoln)	. 8682 4266
	0204.0600	Crisis Care	. 13 16 11
Coroner's Office Courts Administration Authority	8204 0600 8204 2444	Guardian for Children and Young People	. 8226 8570
Magistrates Courts and Fine Payments:	0204 2444	Mental Health Emergency SA Ambulance Customer Service Centre	13 14 65
Adelaide	8204 2444	SA Fire and Emergency Services Commission	
Berri	8595 2060	· ·	
Ceduna	8625 2520	SA Police	
Christies Beach	8204 2444	Local Service Area Headquarter Stations will prov	vide
Coober Pedy Elizabeth	8672 5601 8204 2444	front office services. Police Attendance	. 131 444
Holden Hill	8204 2444	Police Security Control Room	
Kadina	8821 2626	SA Metropolitan Fire Service	
Mount Barker	8391 0255	All Metropolitan and Regional Stations will be	
Mount Gambier	8735 1060	Operational.	0004 2611
Murray Bridge Naracoorte	8535 6060 8762 2174	Community Safety	. 8204 3611 . 8463 4171
Port Adelaide	8204 2444	Emergency calls	
Port Augusta	8648 5120	State Duty Officer (24 hours)	. 8463 4286
Port Lincoln	8688 3060	Transport—Report Faults	
Port Pirie	8632 3266	Road hazards, traffic signals, marine, jetty	
Tanunda	8563 2026 8648 8120	damage, navigation beacons	
WhyallaIndustrial Relations Court, SA	8207 0099		
Youth Court	8204 0331		

Employment		Planning SA Enquiries	8303 0601
	226 2700	Lodgement of Development Applications	8303 0601
	226 1356	Product Safety	8152 0732
	303 0400	Public Trustee Stamp Duties Stamp Duties	8226 9200 8226 3750
Help and Early Intervention Centre		State Records (9.30 a.m. to 3.30 p.m.,	6220 3730
After Hours Emergency (24 hours)		27 and 28 December)	8226 7750
	595 2199 735 1199	Tax Compliance/Recovery	8226 3764
	688 3057	Trade Measurement	8234 2036
	38 4777		
Whyalla Office86	648 8733	Parks and Gardens	
Small Business Enquiries	188 018	Belair National Park	8278 5477
Traineeship and Apprenticeship Services	(72.007	Botanic Gardens of Adelaide	8222 9311
(Phone only)	13 18 55	Cleland Wildlife Park	8339 2444
	223 2574	Morialta Conservation Park	8336 0901
	207 0999	Mount Lofty Botanic Gardens	8370 8370
Environmental		Mount Lofty Summit	8370 1054 8370 8370
	24 4000	_	0370 0370
	124 4900 204 1910	Primary Industries	
	204 1710	Fisheries/Rural Solution SA	
Environment Protection Authority		Birkenhead	8347 6100
Hot Line and Pollution Incidents		Kadina	8821 1555
Free Call (country)		Kingscote	8553 4949
Mapland	103 3999 245 704	Mount Gambier	8735 1300 8688 3400
State Flora Belair 82	243 70 4 278 7777	Port Lincoln Streaky Bay	8626 1108
	210 1111	Struan Service Centre	8762 9100
Housing		ForestrySA	
Housing SA	131 299	·	0701000
Maintenance	131 288 226 6712	State Duty Officer (all hours)	8724 2886
	204 9544	State Fire Management Officer (all hours) 0- Minerals and Energy	8463 3000
	204 9555	Coober Pedy (27 and 28 December)	8672 5800
Indigenous		Petroleum and Geothermal Group Emergencies	
		relating to activities licensed under the	
Aboriginal Affairs and Reconciliation Division 82	226 8900	Petroleum Act 2000, contact	8463 6666
Infrastructure		All other business	8463 3204
Energy Advisory Services	1888 or		300 000 010
Free call (country)	671 907	SA Research and Development Institute	
Energy General Business Matters 82		(SARDI)	8303 9397
2	226 5500	Aquatic Sciences, West Beach Facility 0	418 847 950
Building Management		Manager or Pager 8378 1111 (pager number	+10 031 430
Facilities Services Region A	226 5293	114736 and leave a message)	
	226 5295	Flaxley Agricultural Centre—Farm Manager 04	
	226 5296	Lenswood Agricultural Centre—Farm Manager 8	
Regional Maintenance 1800 Land Services Group (9 a.m. to 5 p.m.) 82	182 032 226 3983	0419 848 731 or 04	418 853 002
or (Toll Free)		Loxton Centre—Field Operations/ Farm Manager	427 200 677
PropertyAssist Services 82		8595 9158 or 0-	
or (Toll Free)		Minnipa Agricultural Centre—Farm Manager 04	
Valuations Enquiries	653 346	Nuriootpa Centre—Farm Manager0	419 863 537
Legal and Complaint Resolution		Pig and Poultry Production Institute	
	204 9599	Roseworthy Plant Research Centre:	ity 24 hours)
Business Names and Associations	138 918	Urrbrae (security 24 hours)	8303 7200
	226 2941	0	r 8303 5444
\mathcal{E}	207 1969	Facilities Manager Plant Research Centre 0	418 853 461
(For Country Callers)	204 9777 131 882	Plant Research Centre Greenhouse Services 0- Struan Research Centre—Farm Manager 0-	
Emergency Services Levy		Turretfield Research Centre—Farm Manager 0	
Equal Opportunity Commission	207 1977	_	127 073 103
First Home Owner Grant 82	226 3750	Prisons and Correctional Facilities	
	226 4699	Community Correctional Centres	
1	207 1043 13 23 24	Adelaide	8224 2500
	368 5600	Berri	8595 2366
	207 0999	Ceduna	8625 2655
	204 9870	Coober Pedy Edwardstown	8672 3091 8229 6900
	163 3555	Elizabeth	8282 7020
	204 2444 163 3533	Marla	8670 7131
	163 3333 207 9292	Mount Gambier	8725 0266
Licensing of Occupations 82	204 9696	Noarlunga	8326 0355
Office of the Director of Public Prosecutions	207 1529	North East	8406 3850
Office of the Liquor and Gambling Commissioner 82	226 8410	Murray Bridge Port Adelaide	8531 0433 8440 3600
	269 7575	Port Augusta	8648 5350
	204 8700 204 9888	Port Lincoln	8683 0266
1 W J 1 O 1 1 U A 02	201 7000		

Port Pirie	8633 0930 8645 7400	Service SA	
•		Phone	13 23 24
Courts Unit	8204 0638	Monday-Friday, 8 a.m. to 6 p.m. (excluding Public	
Custodial Facilities		Holidays)	
Adalaida Dra Palanca Contra	8343 0100	Customer Service Centres	
Adelaide Pre Release Centre	8216 3200	Monday-Friday, 9 a.m. to 5 p.m. (excluding Public	
Adelaide Women's Prison	8343 0100	Holidays)	
Cadell Training Centre	8540 3600	www.service.sa.gov.au	
Mobilong Prison	8532 8911	Transport	
Mount Gambier Prison	8723 8000	•	
Port Augusta Prison	8648 5400	Adelaide Metro Public Transport	
Port Lincoln Prison	8683 0766	8210 1000 (7 a.m. to 8 p.m., every day).	
Yatala Labour Prison	8262 2421	InfoCentre open 8 a.m. to 6 p.m., weekdays;	
Parole Board	8224 2555	9 a.m. to 5 p.m., Saturdays; 11 a.m. to 4 p.m., Sunday	/S.
Prisoner Assessment Unit	8343 0260	Closed Public Holidays. All public transport	
	0343 0200	information available from:	
Recreation, Tourism and Culture		www.adelaidemetro.com.au Motor Accident Commission	0221 (277
Adelaide Entertainment Centre	8212 4099	Road Blocks	8221 6377
Adelaide Convention Centre.	8208 2222	Ceduna (24 hours)	8625 2108
Adelaide Festival Centre	8216 8600		8650 5930
Adelaide Festival Corporation	8216 4444		8577 3281
Adelaide Gaol	8231 4062	Yamba (24 hours)	8595 5026
Adelaide Shores/West Beach Trust	8355 7300	Transport Registration and Licensing Enquiries	13 10 84
Adelaide Shores Golf Park	8356 4811	Transport Registration and Licensing Enquiries	13 10 84
Art Gallery of SA	8207 7075	Enquiries Monday-Wednesday,	13 10 64
BASS	131 246	8 a.m. to 6 p.m.; Thursday-Friday, 8 a.m. to 8 p.m.	
The Caravan Resort, Adelaide Shores	8355 7320	(excluding Public Holidays)	
Carrick Hill (10 a.m. to 4.30 p.m.)	8378 3886	Customer Service Centres, Monday-Friday, 9 a.m5 p.r	n
Country Arts	8444 0400	(excluding Public Holidays)	11.
History Trust	8203 9888	www.ezvreg.sa.gov.au	00 361 021
The Holiday Village, Adelaide Shores	8355 7360		00 301 021
Kuitpo Forest Information Centre		Water	
(9 a.m. to 11 a.m. daily)	8391 8800	SA Water 13	00 650 950
Migration Museum (1 p.m. to 5 p.m., Public Holidays;		Service difficulties and emergencies:	
10 a.m. to 5 p.m., other days)	8207 7570	(Metro)	00 883 121
Mount Crawford Forest Information Centre		(Country)	00 880 337
(9 a.m. to 11 a.m. daily)	8521 1700	Australian Water Quality Centre	00 653 366
National Motor Museum (Birdwood Mill)	8568 4000	Water and Sewer Connections	
Public Library Services	8348 2311	Water Restrictions and Permanent Water	
SA Film Corporation	8348 9300	Conservation Measures Information	00 130 952
SA Lotteries	8208 4100	Water, Land and Biodiversity Conservation	
Selling agents—open at their discretion.	0007 (067	•	
SA Maritime Museum	8207 6265		8463 6863
SA Museum Exhibition Areas	8207 7500		8463 6863
South Australian Travel Centre	0202 2220	Mount Gambier	8735 1134
(18 King William Street)	8303 2220	Berri Office	8595 2053
State Library of SA	8207 7200	Dated 3 December 2007.	
State Opera SA	8226 4790		NN, Premier











Christmas/New Year Holiday Publishing Information

Last Gazette for 2007 will be Thursday, 20 December 2007

Closing date for notices for publication will be 4 p.m. Tuesday, 18 December 2007

First Gazette for 2008 will be Thursday, 3 January 2008
Closing date for notices for publication will be
4 p.m. Monday, 31 December 2007

(There will **NOT** be a Gazette in the period between these two dates)

It would be appreciated if Government Gazette notices for publication be addressed to:

Email address for Government Gazette notices:
 governmentgazette@dpc.sa.gov.au

When sending a document via Email please confirm your transmission with a faxed copy, including the date the notice is to be published.

Facsimile transmission of notices:
 (08) 8207 1040
 Attention: Government Gazette Section

Inquiries telephone: 8207 1045

AusDoc subscribers:
 Government Publishing SA

Postal address:

DX 56508

Government Publishing SA

Box 9 Plaza Level Riverside Centre North Terrace, Adelaide, S.A. 5000

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2007

	\$		\$
Agents, Ceasing to Act as	39.60	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	20.10	Discontinuance Place of Business	26.30
Intention of Incorporation	49.75	Land—Real Property Act:	
Transfer of Properties	49.75	Intention to Sell, Notice of	49.75
Attorney, Appointment of		Lost Certificate of Title Notices	
Bailiff's Sale		Cancellation, Notice of (Strata Plan)	49.75
		Mortgages:	
Cemetery Curator Appointed	29.45	Caveat Lodgement	20.10
Companies:		Discharge of	
Alteration to Constitution	39.60	Foreclosures	
Capital, Increase or Decrease of	49.75	Transfer of	
Ceasing to Carry on Business	29.45	Sublet	10.10
Declaration of Dividend		Leases—Application for Transfer (2 insertions) each	10.10
Incorporation		Leases—Application for Transfer (2 insertions) each	
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	29.45
First Name	29.45	Licansina	58.85
Each Subsequent Name.		Licensing	38.83
Meeting Final.		Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	554.35
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	393.90
Meeting')		Default in Payment of Rates:	
First Name	39.60	First Name	78.65
Each Subsequent Name.		Each Subsequent Name	10.10
Notices:	10.10	•	
Call	49 75	Noxious Trade	29.45
Change of Name		Partnership, Dissolution of	29.45
Creditors		-	
Creditors Compromise of Arrangement	39.60	Petitions (small)	20.10
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-	
pany be wound up voluntarily and that a liquidator		General)	20.10
be appointed')	49.75	*	
Release of Liquidator—Application—Large Ad	78.65	Register of Unclaimed Moneys—First Name	
—Release Granted		Each Subsequent Name	10.10
Receiver and Manager Appointed		Registers of Members—Three pages and over:	
Receiver and Manager Ceasing to Act		Rate per page (in 8pt)	252 15
Restored Name	37.25	Rate per page (in 6pt)	333.45
Petition to Supreme Court for Winding Up	69.30		
Summons in Action		Sale of Land by Public Auction	50.30
Order of Supreme Court for Winding Up Action		Advertisements	2.80
Register of Interests—Section 84 (1) Exempt		1/4 page advertisement	
Removal of Office.			
Proof of Debts		½ page advertisement	255.50
Sales of Shares and Forfeiture.		Full page advertisement	
	57.00	Advertisements, other than those listed are charged at	\$2.80 per
Estates:		column line, tabular one-third extra.	•
Assigned	29.45	Notices by Colleges, Universities, Corporations an	d District
Deceased Persons—Notice to Creditors, etc	49.75	Councils to be charged at \$2.80 per line.	u District
Each Subsequent Name	10.10		
Deceased Persons—Closed Estates		Where the notice inserted varies significantly in le	ngth from
Each Subsequent Estate		that which is usually published a charge of \$2.80 per co	olumn line
Probate, Selling of		will be applied in lieu of advertisement rates listed.	
Public Trustee, each Estate	10.10	South Australian Government publications are so	ld on the
		condition that they will not be reproduced with	
		permission from the Government Printer.	. г

All the above prices include GST

GOVERNMENT GAZETTE NOTICES

ALL private advertisements forwarded for publication in the South Australian Government Gazette must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to Government Publishing SA so as to be received no later than 4 p.m. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@dpc.sa.gov.au. Send as attachments in Word format. Please include date the notice is to be published and to whom the notice will be charged. The Government Gazette is available online at: www.governmentgazette.sa.gov.au.

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2007

Acts, Bills, Rules, Parliamentary Papers and Regulations							
Pages	Main	Amends	Pages	Main	Amends	S	
1-16	2.40	1.10	497-512	33.60	32.55		
17-32	3.25	2.05	513-528	34.65	33.35		
33-48	4.20	3.00	529-544	35.70	34.65		
49-64	5.30	4.05	545-560	36.75	35.70		
65-80	6.25	5.15	561-576	37.50	36.75		
81-96	7.25	6.00	577-592	38.55	37.25		
97-112	8.25	7.05	593-608	39.85	38.30		
113-128	9.25	8.10	609-624	40.65	39.60		
129-144	10.35	9.15	625-640	41.70	40.10		
145-160	11.35	10.10	641-656	42.70	41.70		
161-176	12.40	11.15	657-672	43.25	42.20		
177-192	13.45	12.20	673-688	45.05	43.25		
193-208	14.50	13.35	689-704	45.85	44.30		
209-224	15.30	14.15	705-720	46.65	45.35		
225-240	16.35	15.10	721-736	48.45	46.35		
241-257	17.50	15.95	737-752	48.95	47.40		
258-272	18.45	17.00	753-768	50.00	48.20		
273-288	19.50	18.25	769-784	50.55	49.75		
289-304	20.30	19.15	785-800	51.60	50.80		
305-320	21.55	20.20	801-816	52.60	51.30		
321-336	22.40	21.15	817-832	53.65	52.60		
337-352	23.55	22.30	833-848	54.70	53.65		
353-368	24.50	23.35	849-864	55.75	54.20		
369-384	25.55	24.40	865-880	56.80	55.75		
385-400			881-896				
5.25	26.55	25.30		57.30	56.25		
401-416	27.60	26.05	897-912 913-928	58.85	57.30		
417-432	28.65	27.35	/ /	59.40	58.85		
433-448	29.70	28.40	929-944	60.45	59.40		
449-464	30.50	29.20	945-960	61.50	59.90		
465-480 481-496	31.00 32.55	30.20 31.00	961-976 977-992	63.05 64.10	60.95 61.50		
Legislation—Acts, Re Subscriptions:						\$	
						207.00	
						497.00	
Rules and Regulati	ions					497.00	
						497.00	
						230.00	
Government Gazette						115.00	
						5.40	
						274.00	
Hansard							
Copy						15.10	
Subscription—per se	ssion (issued weekly)					431.00	
Cloth bound—per vo	olume					185.00	
Subscription—per se	ssion (issued daily)					431.00	
Legislation on Disk						2102.00	
Whole Database	C C + 1 1 1			•••••		3192.00	
Individual Act(s) i	on for fortnightly upda ncluding undates	ates				981.00 POA	
()	apautes	•••••	•••••	••••••	••••••	10/1	
Compendium							
Subscriptions:						1001.00	
						1891.00	
Opuates				•••••		667.00	
(All the above prices include GST)							

All Legislation, Government Gazette, Hansard and Legislation on disk are available from:

Counter Sales Service SA, Government Legislation Outlet

Lands Titles Office, 101 Grenfell Street, Adelaide, S.A. 5000 Phone: 13 23 24 (local call cost), Fax: (08) 8204 1909 Postal: G.P.O. Box 1707, Adelaide, S.A. 5001 and Mail Orders:

Online Shop: Subscriptions and **Government Publishing SA**

Box 9, Plaza Level, Riverside Centre, North Terrace, Adelaide, S.A. 5000 Phone: (08) 8207 1043, (08) 8207 0910, Fax: (08) 8207 1040 Standing Orders:

ROAD TRAFFIC ACT 1961

Driving Hours Exemptions for Emergency Vehicles

UNDER Regulation 5 (4) of the *Road Traffic (Driving Hours) Regulations 1999*, I hereby exempt an employee and their employer or a self-employed person driving a heavy truck or commercial bus from the following requirements of the *Road Traffic (Driving Hours) Regulations 1999*, subject to the related conditions listed below:

- 1. Travelling to and Responding to an Emergency
 - 1.1 This part exempts an employee and their employer or a self-employed person from all provisions of the Road Traffic (Driving Hours) Regulations 1999, when travelling to and responding to an emergency:

Subject to the following conditions:

- (a) This exemption applies only when the heavy truck or commercial bus is being used:
 - as an ambulance vehicle to transport injured persons for urgent purposes;
 - for urgent purposes requiring immediate response arising from flood, fire, explosion, natural disaster or similar emergency;
 - for urgent purposes requiring immediate response where an event has disrupted, or may disrupt, communications, energy, water supply or sewerage services; or
 - pursuant to the directions of a supervisor of an emergency service (as defined in Regulation 105) in control or assisting the emergency response until the driver ceases to be involved in the emergency.
- (b) A driver must ensure that the driver's rest time for the preceding 24 hours from when the driver commences the return journey complies with the driver's required minimum rest times subject to relevant period 2 (as defined in Regulation 21).
- 2. Return Journey from the Emergency to Base
 - 2.1 This part exempts an employee and their employer or a self-employed person from Part 4, Division 2—Driving records for non-local area work (i.e.: logbook and logbook record requirements) when on the return journey from an emergency to the driver's base:

Subject to the following conditions:

- (a) This exemption applies only to the return journey from an emergency to the driver's base that commences when the driver ceases to be involved in the emergency.
- (b) Records for the return journey to base must include the following prescribed information:

Documented prior to beginning the return journey:

- description of the emergency;
- work records detailing work and rest times while travelling to and attending the emergency for the preceding 24 hours from when the driver commences the return journey;
- driver's name and current drivers licence number; and
- State or Territory where the licence was issued.

Documented daily from when the return journey commences:

- registration number of the vehicle;
- date of each day(s) when the driver drives a heavy truck or commercial bus returning from an emergency;
- an estimate of the driver's total driving time, total work time and total rest time on each day of the return journey from an emergency; and
- an estimate of the approximate daily distance travelled for the return journey.
- (c) Records of the return journey to the driver's base are to be maintained for a minimum period of 12 months by the employer or at the self-employed driver's base.

(d) This notice does not exempt an employee and their employer or a self-employed driver of a heavy truck or commercial bus from any other provisions of the Road Traffic (Driving Hours) Regulations 1999, for the return journey from when a driver ceases to be involved in the emergency to the driver's base. For this part the time travelled to and attendance at the emergency is regarded as work time.

Note: This notice does not exempt employers, employed drivers and self-employed drivers from their obligations under the Occupational Health, Safety and Welfare Act 1986 and the Occupational Health, Safety and Welfare Regulations 1995.

This Notice is effective from 12.01 a.m. on 1 January 2008.

This exemption will expire at midnight on 31 December 2008.

This notice has effect only for travel entirely within South Australia.

Under Regulation 5 (5) of the *Road Traffic (Driving Hours) Regulations 1999*, the previous exemption titled '*Driving Hours Exemptions for Emergency Vehicle*' appearing in the *South Australian Government Gazette*, dated 19 December 2002, is hereby revoked.

This exemption may be varied or revoked at any time by notice in writing.

Executive Director Safety and Regulations Division Department for Transport, Energy and Infrastructure

WATERWORKS ACT 1932

Instrument of Authority to Give Expiation Notices and to Make Enquiries Under Regulation 46 of the Waterworks Regulations 1996

PURSUANT to a delegation by the former Minister for Infrastructure (now the Minister for Water Security) dated 4 May 1997, the South Australian Water Corporation authorises the officers named in the Schedule to give expiation notices under the Waterworks Act 1932

Pursuant to Regulation 46 of the Waterworks Regulations 1996, the South Australian Water Corporation also authorises the officers named in the Schedule to undertake the duties covered by Regulation 46.

This instrument revokes all previous authorities in regard to the giving of expiation notices and undertaking the duties covered by Regulation 46 under the Waterworks Act 1932.

SCHEDULE

Adkins, Stephen Charles Allan, Tiffany Kristen Allan, Vivian Jumbo Amos, Robert John Baker, David Michael Ball, Geoffrey Alan Barratt, Wesley John Battle, Jamie Leonard Beard, Robert Malcolm Roland Bell, Bryce Rodney Bell, Stephen Roy Bennetts, Wayne Victor Binney, Sharon Monica Bishop, Lynton Andrew John Boakes, Mark Matthew Bollenhagen, Julianne Anne Boothey, Rodney Deane Bottrell, David James Bowman, Kelvin Daryl Bozsoki, Laszlo Brooks, Clara Brooks, Mark David Bruniges, Keith Edward Bruniges, Keith Edward Bryowsky, Steven Ronald Budgen, Paula Jane Butcher, Brian Charles Calabria, Amy Ellen Calio, Gaetano Anthony Campbell, Mark Charles Carmen, David Ian Causby, Jason Bruce Celentano, Carmelina Lucia Centofanti, Alfonso Chapman, Mark Raymond Cheesman, Alexandra Marie Cherini, Andrew Clark, Jeffrey Don Cornelius, Paul Herbert Cousins, Jason Andrew Cox, Timothy Cragen, Peter Charles Crannaford, Amy Dawn-Marie Crawford, Warwick Graham Curtis, Gary Frank Dal Santo, Dino Daly, David Gerard Davis, Stuart Murray Dearman, Herbert Bruce Dellaverde, Paolo Dennehy, Dianne Di Mella, Antoinette Dimitriadis, Evangelos Dislers, Maris Eriks Donnellan, Leo Francis Douglass, Timothy James Dowling, Robin David Edwards, Darryl Gene Eerden, Lambertus Hendricus

Evans, Roger Francis Faulkner, Martin Paul Fitzpatrick, Lee Kent Flynn, Shona Linda Ford, Mark Robert Fountain, Tony Walter Frick, Neville Kenneth Froud, Mark Ainsley Galama, James Alexander Gill, Roger Colin Green, Matthew James Hadfield, John Joseph Hall, John Allan Hall, Natasha Jane Hamden, Lynda Rae Hannan, David James Hannant, Lisa Harris, Steven Hartwell, Luke John Harvey, Neil Roy Hawken, Graham Robert Hendry, Andrew Clive Heneker, Graham Clifton Hoepner, Barry Robert Hoffrichter, Kym Hogan, Susan Margaret Hogben, Noel John Hollitt, Wayne Ronald Hucks, Anthony Walter Huffa, Lewis John Hughes, Robert Edward Hutchins, David George Jenner, Anne-Marie Debra Jenner, Brenton Jared Jones, Darryl Lee Katschner, Suzanna Slavica Knevitt, Kimberley Sasha Knowles, Robert John Kobelt, Trevor John Kohn, Raymond Bruce Kraft, Scott Michael Kruger, Timothy Regan Lambert, Philip Graham Langman, David John Lehmann, Derek Allan Mann, Richard Anthony Marschall, Mark Matthew Martin, Lawrence Richard Martin, Nicholas Geoffrey Matheson, Donald Ian Maxwell, Leah McLean, Neil John McMahon, Richard John McPharlin, Andrew Ferguson Meakin, John Francis Melito, Cesare Michelmore, Keith Edward Mikuzis, Jon Vytantas

Neeson, James Michael Neumeister, Herbert Franz Georg Nikolajevic, Jovan Palmer, Paul Leslie Pavy, Peter Perotti, Fulvio Perriam, Christopher Ian Perry, Roger Neil Persinos, John Phillips, Peter Warren Pickett, John William Plunkett, James Elliot Pratt, Ingrid Radecki, Steven Anthony Raneberg, Rebecca Jayne Rann, Anthony John Reed, Richard Stephen Richards, Douglas Thomas Riddell, Amanda Jane Rishworth, James Philip Roberts, Keith John Roberts, Wayne Eric Rose, Steven John Rucioch, Paul Michael Samuel, Peter Ronald Sargent, Ford Stanley Saunders, Steven Sydney Seal, Benjamin Andrew Shiel, William Vincent Shuttleworth, Peter James Simpson, Jamie Patrick Skelton, Mark Adam Skipworth, Neville Brian Smart, Ian Robert Smith, Antony James Spence, Andrew William Spencer, Mark John Stark, Julie-Anne Thomson Sterzl, Paul Gregory Szyndler, George Szyndler, Stanley Tapscott, Sallyann Telford, Terence John Thornton, Marcus John Tilly, David Maynard Trout, Noel David Van Rooyen Jakobus Veldhoen, Ben Peter Walden, Jeffrey Charles Walker, John Frederick Whelan, Shane Lee Wilkinson, Brian Williams, Barry John Williams, Mark Richard Williamson, Brian Lewis Wolter, Trevor John

Morgan, Robert Ivan Murray, Brian John

Dated 6 December 2007.

Signed for and on behalf of the South Australian Water Corporation by a person duly authorised so to do:

Minagall, Matthew John Minagall, Shannon Lee

A. D. HOWE, Chief Executive

In the presence of:

SAW 97/02783 Pt 3 SAW 05/00306

Ellis, Neil Jeffery Ettridge, Brian James

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 13 December 2007

WATER MAINS LAID

Notice is hereby given that the following main pipes or parts of main pipes have been laid down by the South Australian Water Corporation in or near the undermentioned water districts and are now available for a constant supply of water to adjacent land.

ADELAIDE WATER DISTRICT

CITY OF ONKAPARINGA
Bristlecone Street, Flagstaff Hill. p6
Lacebark Court, Flagstaff Hill. p6
Charlson Rise, Happy Valley. p7
Across and in Seaford Road, Seaford and Seaford Meadows. p12-14
In and across Grand Boulevard, Seaford Meadows. p14 and 15
Easements in lot 1004 in LTRO DP 74453, Commercial Road, Seaford Meadows. p15
Flag Street, Seaford Meadows. p14
Nautical Circuit, Seaford Meadows. p14
In and across Ocean Street, Seaford Meadows. p14 and 15
Across and in Mast Avenue, Seaford Meadows. p15
Signal Street, Seaford Meadows. p15
Gulf Parade, Maslin Beach. p21

CITY OF PLAYFORD In and across Everest Avenue, Andrews Farm. p5 Robe Court, Andrews Farm. p5 Samson Drive, Andrews Farm. p5 Gloucester Drive, Craigmore. p28 Norfolk Street, Craigmore. p28 and 29 Easements in lot 1013 in LTRO DP 75639, Kent Place, Craigmore. p28 and 29 Kent Place, Craigmore. p29

CITY OF SALISBURY
Pier Lane, Mawson Lakes. p8
In and across Shoalhaven Circuit, Mawson Lakes. p8
Hindmarsh Circuit, Mawson Lakes. p8
Easement in reserve (lot 911 in LTRO DP 74267), Shoalhaven Circuit, Mawson Lakes. p8
MacKenzie Circuit, Mawson Lakes. p18
Across and in Phillipson Circuit, Mawson Lakes. p18
Weira Street, Mawson Lakes. p18

TOWNSHIP OF CLARE WATER DISTRICT

CLARE AND GILBERT VALLEYS COUNCIL Hope Street, Clare. p25

MOUNT GAMBIER WATER DISTRICT

CITY OF MOUNT GAMBIER
In and across Bluebell Drive, Mount Gambier. p1
Candlewood Court, Mount Gambier. p1
Emerald Drive, Mount Gambier. p2
April Villa, Mount Gambier. p2
Easement in lot 900 in LTRO DP 74752, Emerald Drive, Mount Gambier. p2
Davison Street, Mount Gambier. p27

MURRAY BRIDGE WATER DISTRICT

THE RURAL CITY OF MURRAY BRIDGE In and across Warner Road, Murray Bridge. p30 Across Adelaide Road, Murray Bridge. p30 Easement in lot 5 in LTRO DP 63962, Warner Road, and lot 266 in LTRO FP 167081, Doecke Street, Murray Bridge. p30

MYPONGA WATER DISTRICT

DISTRICT COUNCIL OF YANKALILLA Birkdale Street, Normanville. p10 Cherry Hills Crescent, Normanville. p10

NURIOOTPA WATER DISTRICT

THE BAROSSA COUNCIL Zimmermann Street, Nuriootpa. p11 Ngadjuri Street, Nuriootpa. p11

PENOLA WATER DISTRICT

WATTLE RANGE COUNCIL Across Julian Street, Penola. p31 Gordon Street, Penola. p31

PORT AUGUSTA WATER DISTRICT

PORT AUGUSTA CITY COUNCIL Mosely Street, Stirling North. p26

PORT MACDONNELL WATER DISTRICT

DISTRICT COUNCIL OF GRANT Pascoe Road, Port MacDonnell. p3 Eight Mile Creek Road, Port MacDonnell. p3 Sea Parade, Port MacDonnell. p3

STANSBURY WATER DISTRICT

DISTRICT COUNCIL OF YORKE PENINSULA Oyster Point Drive, Stansbury. p22

STRATHALBYN WATER DISTRICT

ALEXANDRINA COUNCIL Hampden Way, Strathalbyn. p16

STRATHALBYN COUNTRY LANDS WATER DISTRICT

ALEXANDRINA COUNCIL Hampden Way, Strathalbyn. p16 In and across St Andrews Drive, Strathalbyn. p16 and 17 Across and in Macclesfield Road, Strathalbyn. p17 Berwick Crescent, Strathalbyn. p16 Wick Way, Strathalbyn. p17

TOD RIVER COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF CEDUNA Across Eyre Highway, Ceduna. p24

WALLAROO WATER DISTRICT

DISTRICT COUNCIL OF THE COPPER COAST Lindsay Street, Wallaroo. p23 Millsteed Street, Wallaroo. p23

WATER MAINS ABANDONED

Notice is hereby given that the undermentioned water mains have been abandoned by the South Australian Water Corporation.

MOOROOK COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF LOXTON WAIKERIE Gogel Road, Moorook South. p9 Kingston-Loxton Road, Moorook South. p9

PORT MACDONNELL WATER DISTRICT

DISTRICT COUNCIL OF GRANT Across Sea Parade, Port MacDonnell. p3 Easement in lot 21 in LTRO DP 60070, Sea Parade, Port MacDonnell. p3 Mariner Court, Port MacDonnell. p3 Pascoe Road, Port MacDonnell. p3

WATER MAINS LAID

Notice is hereby given that the undermentioned water mains have been laid down by the South Australian Water Corporation and are not available for a constant supply of water to adjacent land.

COCKBURN WATER DISTRICT

OUTSIDE DISTRICT COUNCILS Elder Terrace, Cockburn. p4 Howe Terrace, Cockburn. p4 Easements in lot 204 in LTRO DP 40684, Elder Terrace, Cockburn. p4 Across Elder Terrace, Cockburn. p4

MOOROOK COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF LOXTON WAIKERIE Gogel Road, Moorook South. p9 Kingston-Loxton Road, Moorook South. p9

OLARY WATER DISTRICT

OUTSIDE DISTRICT COUNCILS Public road east of lots 16 and 15, Olary. p20 Across Outalpa Terrace, Olary, p20

OUTSIDE COCKBURN WATER DISTRICT

OUTSIDE DISTRICT COUNCILS In and across Howe Terrace, Cockburn. p4
Easements in section 1471, out of hundreds (Olary), lots 94 and 95
in LTRO FP 36714, section 1292, out of hundreds (Olary), and lot 105 in LTRO FP 36714, Howe Terrace, Cockburn. p4

OUTSIDE MANNA HILL WATER DISTRICT

OUTSIDE DISTRICT COUNCILS Easements in sections 1590, 1131, 1135, Manna Hill, and sections 1132 and 257, out of hundreds (Olary). p19

OUTSIDE MOOROOK COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF LOXTON-WAIKERIE Kingston-Loxton Road, Moorook South. p9

OUTSIDE OLARY WATER DISTRICT

OUTSIDE DISTRICT COUNCILS Easements in sections 1117 and 1129, out of hundreds (Olary).

SEWERS LAID

Notice is hereby given that the following sewers have been laid down by the South Australian Water Corporation in the undermentioned drainage areas and are now available for house connections

ADELAIDE DRAINAGE AREA

CITY OF CHARLES STURT Gurner Terrace, Grange. FB 1167 p50 Sir John Marks Drive, West Lakes. FB 1167 p55

CITY OF HOLDFAST BAY Mortimer Terrace, Brighton. FB 1167 p48

CITY OF ONKAPARINGA

Fowey Street, Christies Beach. FB 1167 p49

Across and in Chandlers Hill Road, Happy Valley. FB 1166 p35 Easements in lots 2 and 3 in LTRO DP 74488, Charlson Rise, Happy Valley. FB 1166 p35

Across and in Charlson Rise, Happy Valley. FB 1166 p35

Sewerage land (lot 1200 in LTRO DP 43449), Seaford Road, Seaford. FB 1166 p44, 45 and 49
Easement in lot 1 in LTRO DP 71569, Seaford Road, Seaford.

FB 1166 p44, 45 and 49

Across and in Seaford Road, Seaford and Seaford Meadows. FB 1166 p44, 45, 49 and 50
Easement in lot 46 in LTRO DP 74453, Stern Road, Seaford

Meadows. FB 1166 p44, 45, and 49
Stern Road, Seaford Meadows. FB 1166 p44, 45, and 49
Bow Road, Seaford Meadows. FB 1166 p44, 45, and 49
Nautical Circuit, Seaford Meadows. FB 1166 p44, 45, and 49 Grand Boulevard, Seaford Meadows. FB 1166 p44, 46, 48, 50

and 52

Easement in lot 1004 in LTRO DP 74453, Commercial Road, Seaford Meadows. FB 1166 p44, 48 and 50 Ocean Street, Seaford Meadows. FB 1166 p44, 45, 47 and 51 Mast Avenue, Seaford Meadows. FB 1166 p44, 47, 48 and 51 Signal Street, Seaford Meadows. FB 1166 p44-46 and 50 Flag Street, Seaford Meadows. FB 1166 p44-46 and 50

CITY OF PLAYFORD

Easements in lot 901 in LTRO DP 73211, Lakeside Drive, and lot 300 in LTRO DP 74869, Everest Avenue, Andrews Farm. FB 1166 p23-25

Everest Avenue, Andrews Farm. FB 1166 p23-25

Robe Court, Andrews Farm. FB 1166 p23-25

Samson Drive, Andrews Farm. FB 1166 p23-25

Easement in lot 2005 in LTRO DP 69315, Andrews Road, Andrews Farm. FB 1166 p23-25

In and across Gloucester Drive, Craigmore. FB 1166 p26 and 28-30

Norfolk Street, Craigmore. FB 1166 p26, 28 and 29

Easements in lot 1013 in LTRO DP 75639, Kent Place, Craigmore. FB 1166 p26-29 and 31
Easement in lot 227 in LTRO DP 65833, Manchester Circuit,
Craigmore. FB 1166 p26, 27 and 31

Craigmore. FB 1166 p.26, 27 and 31
Kent Place, Craigmore. FB 1166 p.26, 27 and 29
Easement in lot 194 in LTRO DP 75464, Gloucester Drive,
Craigmore. FB 1166 p.26, 28 and 30
Easements in lots 195-201 in LTRO DP 75464, and lots 49-51 in
LTRO DP 72819, Gloucester Drive, Craigmore. FB 1166 p.26, 28 and 30

CITY OF PORT ADELAIDE ENFIELD Moresby Avenue, Broadview. FB 1167 p56

CITY OF SALISBURY

Garden Terrace, Mawson Lakes. FB 1166 p36

Across and in Hindmarsh Circuit, Mawson Lakes. FB 1166 p40-42

Easements in reserve (lot 911 in LTRO DP 74267), Hindmarsh Circuit, Mawson Lakes. FB 1166 p40-42

Across and in Shoalhaven Circuit, Mawson Lakes. FB 1166

Pier Lane, Mawson Lakes. FB 1166 p40-42 Holden Crescent, Paralowie. FB 1167 p51

CITY OF UNLEY Glen Avenue, Unley Park. FB 1167 p54

CITY OF WEST TORRENS Railway Terrace, Mile End. FB 1166 p43 Across James Congdon Drive, Mile End. FB 1166 p43

ALDINGA DRAINAGE AREA

CITY OF ONKAPARINGA Stewart Avenue, Aldinga Beach. FB 1167 p45 Follett Street, Aldinga Beach. FB 1167 p46

BALHANNAH COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL Onkaparinga Valley Road, Balhannah. FB 1167 p47

LOBETHAL COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL Easement in lots 12 and 11 in LTRO DP 7171, Ridge Road, Lobethal. FB 1167 p58

MOUNT GAMBIER COUNTRY DRAINAGE AREA

CITY OF MOUNT GAMBIER
Easement in lot 900 in LTRO DP 74752, Emerald Drive, Mount
Gambier. FB 1163 p24 and 25
Emerald Drive, Mount Gambier. FB 1163 p24 and 25
April Villa, Mount Gambier. FB 1163 p24 and 25
Matthew Flinders Way, Mount Gambier. FB 1130 p18 and 19
Colonel Light Place, Mount Gambier. FB 1130 p18 and 19
MacQuarie Court, Mount Gambier. FB 1130 p18 and 19
Eyre Court, Mount Gambier. FB 1130 p18 and 19

STIRLING COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL Snows Road, Stirling. FB 1167 p52 Ayers Court, Stirling. FB 1167 p53 Across Ayers Hill Road, Stirling. FB 1167 p53 Across Main Street, Crafers. FB 1167 p57 Cox Place, Crafers. FB 1167 p57 Across Cox Creek Road, Crafers. FB 1167 p57

VICTOR HARBOR COUNTRY DRAINAGE AREA

CITY OF VICTOR HARBOR Dodson Road, Encounter Bay. FB 1166 p53

> A. HOWE, Chief Executive Officer South Australian Water Corporation

Criminal Law Consolidation (Drink Spiking) Amendment Act (Commencement) Proclamation 2007

1—Short title

This proclamation may be cited as the *Criminal Law Consolidation (Drink Spiking)* Amendment Act (Commencement) Proclamation 2007.

2—Commencement of suspended provisions

The remaining provisions of the *Criminal Law Consolidation (Drink Spiking) Amendment Act 2007* (No 1 of 2007) will come into operation on 16 December 2007.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

AGO0061/06CS

South Australia

Liquor Licensing (Certificates of Approval) Amendment Act (Commencement) Proclamation 2007

1—Short title

This proclamation may be cited as the *Liquor Licensing (Certificates of Approval)* Amendment Act (Commencement) Proclamation 2007.

2—Commencement of Act

The Liquor Licensing (Certificates of Approval) Amendment Act 2007 (No 52 of 2007) will come into operation on 13 December 2007.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

MCA07/024CS

Occupational Health, Safety and Welfare (Penalties) Amendment Act (Commencement) Proclamation 2007

1—Short title

This proclamation may be cited as the *Occupational Health*, *Safety and Welfare (Penalties) Amendment Act (Commencement) Proclamation 2007*.

2—Commencement of Act

The Occupational Health, Safety and Welfare (Penalties) Amendment Act 2007 (No 54 of 2007) will come into operation on 1 January 2008.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

MIR06/012CSTEMP

South Australia

Private Parking Areas (Penalties) Amendment Act (Commencement) Proclamation 2007

1—Short title

This proclamation may be cited as the *Private Parking Areas (Penalties) Amendment Act (Commencement) Proclamation 2007.*

2—Commencement of Act

The *Private Parking Areas (Penalties) Amendment Act 2007* (No 55 of 2007) will come into operation on 13 December 2007.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

MSLGR07/005CS

Tobacco Products Regulation (Miscellaneous) Amendment Act (Commencement) Proclamation 2007

1—Short title

This proclamation may be cited as the *Tobacco Products Regulation (Miscellaneous) Amendment Act (Commencement) Proclamation 2007.*

2—Commencement of Act

The *Tobacco Products Regulation (Miscellaneous) Amendment Act 2007* (No 58 of 2007) will come into operation on 1 June 2008.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

HEACS/06/112

Passenger Transport (Transfer of Assets and Vesting of Rights and Liabilities) Proclamation 2007

under Schedule 4 clause 3 of the Passenger Transport Act 1994

1—Short title

This proclamation may be cited as the *Passenger Transport (Transfer of Assets and Vesting of Rights and Liabilities) Proclamation 2007.*

2—Commencement

This proclamation will come into operation on 1 January 2008.

3—Transfer of real and personal property to Minister for Transport

The real and personal property listed in Schedule 1 (other than the property listed in clause 2 of that Schedule) is transferred from TransAdelaide to the Minister for Transport.

4—Vesting of rights and liabilities in Minister for Transport

The rights and liabilities (whether vested or contingent) of TransAdelaide under the agreements listed in Schedule 2 are vested in the Minister for Transport.

Schedule 1—Property

1—TransAdelaide property to be transferred

- (1) All land, buildings, plant, equipment and other tangible property (both real and personal) owned by TransAdelaide (other than the property listed in clause 2 of this Schedule) is transferred to the Minister for Transport.
- (2) Without limiting the generality of subclause (1), the following are included as property that is transferred from TransAdelaide to the Minister for Transport:
 - (a) Adelaide Railway Station;
 - (b) rail infrastructure (as defined in the *Rail Safety Act 1996*);
 - (c) all rolling stock.

2—TransAdelaide property excluded from transfer

The property listed below is excluded from being transferred from TransAdelaide to the Minister for Transport:

- (a) railcars the subject of cross-border leasing arrangements;
- (b) items classified as current assets in TransAdelaide's official financial statements;
- (c) each item of plant or equipment that—
 - (i) is not a fixture; and
 - (ii) meets either or both of the following requirements:
 - (A) it is not specific to the operation of railways or rail services;

Lower Mitcham

- (B) it has an original cost not exceeding \$10 000;
- (d) TransAdelaide's interest in the Transitplus joint venture.

Schedule 2—Agreements between TransAdelaide and others

Name of other party to the agreement Name of other party to the agreement Commencement date of the agreement Commencement date of the agreement Location of property the subject of the Location of property the subject of the agreement agreement Adelaide Convention Centre Adelaide Festival Centre Trust 19 February 1990 3 December 2001 Adelaide Convention Centre Adelaide Railway Station Tullio Carboncini T Steven Bennett 1 February 2004 1 October 2000 Seaford Meadows Sleeps Hill Children, Youth and Women's Health Service City of Marion 1 January 2007 1 December 2000 Port Adelaide Hallett Cove, Sheidow Park, Trott Park and Old Reynella (various locations) City of Onkaparinga City of Salisbury 1 January 2000 1 January 2004 Willunga Rail Corridor—Reynella to McLaren Vale Pooraka CPS Credit Union (SA) Ltd Fsaser Pty Ltd 1 January 2004 30 June 1998 Adelaide Railway Station Adelaide Hyatt Hotel House of Lindner Pty Ltd Industry Superannuation Property Trust Pty Ltd 1 October 2000 30 June 1998 Riverside, Adelaide Pooraka Jackson A & A Konidaris Angelo 1 December 2004 1 July 2006 Trott Park Adelaide Railway Station Maurici Bros Medianest 1 December 1993 1 July 2005 Alberton Railway Station Building Adelaide Railway Station Planning SA c/- Dean Frewin David Douglas Munro 1 March 2003 1 August 1997 Adelaide Railway Station Sleeps Hill Riverside Rowing Club South Australia Police 1 October 2007 1 December 2000 River Torrens, Adelaide Adelaide Rail Yard (Port Road) Sky City Adelaide Pty Ltd Sky City Adelaide Pty Ltd 30 June 1998 1 October 2007 Morphett Street West Car Park Adelaide Station Building (Casino) Sky City Adelaide Pty Ltd South Australian Water Corporation 1 July 2007 1 April 2000 Montefiore Road, Adelaide Water Pipe, Bayton Road, Huntfield Heights Telcom Australia Payphone Services South Southern Flying Club 1 October 2000 1 July 2004

Adelaide Railway Station (Concourse)

Name of other party to the agreement Commencement date of the agreement Location of property the subject of the agreement	Name of other party to the agreement Commencement date of the agreement Location of property the subject of the agreement		
Commissioner of Highways 1 September 2000 Overway Street/Old South Road, Old Reynella	The Lions Club of Mitcham Inc 1 September 2002 Mitcham Railway Station Yard, Verco Avenue, Lower Mitcham		
The Original Photo Company Pty Ltd 1 February 2006 Adelaide Railway Station (Concourse)	South Australia Police—Transit Police 1 July 2003 Adelaide Railway Station		
Con and Eli Tsiaros (Coneleni Pty Ltd) 1 July 2003 Adelaide Railway Station	Duane Cremer 1 December 2004 Residence at Blackwood Railway Station, Station Road, Blackwood		
BRL Hardy Limited 1 August 2000 Rail land at Reynell Road, Old Reynella	PDVC (Paul Delaney Visual Communications) Medianest 1 June 2005 Adelaide Railway Station		
Tajan Management Pty Ltd T/A Quality Hotel St Francis Winery 1 September 2002 Rail land at Reynell Road, Old Reynella	Cash Wizard Pty Ltd 1 October 2000 Adelaide Railway Station		
Cash Wizard Pty Ltd 1 October 2000 Adelaide Railway Station (Ramp)	Coneleni Pty Ltd—Station Kiosk 11 June 2006 Adelaide Railway Station		
Terry Francis Dwyer—Donut Inn 1 September 2005 Adelaide Railway Sation (Ramp)	Terry Francis Dwyer—Donut Inn 1 May 2003 Adelaide Railway Sation (Concourse)		

Jie Qin Wu—J & W Discount Variety 3 May 1999

Adelaide Railway Station

Alec Pandos—Railway Station Newsagency

27 October 2005

Adelaide Railway Station

Evelyn Neis—Station Wine Bar

1 April 2004

Adelaide Railway Station

Alec Pandos—Railway Station Newsagency

27 October 2005

Adelaide Railway Station (storage)

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

MTR07/048CS

Youth Court (Designation and Classification of Magistrate) Proclamation 2007

under section 9 of the Youth Court Act 1993

1—Short title

This proclamation may be cited as the *Youth Court (Designation and Classification of Magistrate) Proclamation 2007.*

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Designation and classification of Magistrate

The Stipendiary Magistrate named in Schedule 1 is—

- (a) designated as a Magistrate of the Youth Court of South Australia; and
- (b) classified as a member of the Court's ancillary judiciary.

Schedule 1—Magistrate of the Court

Joanne Tracey

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

AGO0203/02CS

Tobacco Products Variation Regulations 2007

under the Tobacco Products Regulation Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Tobacco Products Regulations 2004*

- 4 Variation of regulation 6—Certain advertising prohibited (section 40)
- 5 Revocation of regulation 7
- 6 Variation of regulation 8—Requirement that certain signs be displayed in enclosed public places
- 7 Revocation of Schedule 2

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Tobacco Products Variation Regulations 2007*.

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of *Tobacco Products Regulations 2004*

4—Variation of regulation 6—Certain advertising prohibited (section 40)

- (1) Regulation 6—after subregulation (2e) insert:
 - (2ea) Subregulation (2c)(j) does not apply in the case of a retail display that is—
 - (a) situated in a prescribed shop that is a service station or other premises at which fuel for motor vehicles is sold; and
 - (b) visible to a person who is outside of the prescribed shop but who is in an area in which such fuel is dispensed, or other services provided, by the prescribed shop (including a car park provided by the prescribed shop); and
 - (c) not visible to a person outside of the prescribed shop other than a person referred to in paragraph (b).

(2) Regulation 6(3)—before the definition of *packet* insert:

floor area, in relation to a prescribed shop, does not include the following areas of the shop:

- (a) any outdoor area (whether enclosed or otherwise);
- (b) any toilet or bathroom area;
- (c) any area to which members of the public do not have access and in which products are stored;
- (3) Regulation 6(3), definition of *prescribed shop*—delete "a shop the floor" and substitute: premises where tobacco products are sold by retail, the floor area

5—Revocation of regulation 7

Regulation 7—delete the regulation

6—Variation of regulation 8—Requirement that certain signs be displayed in enclosed public places

- (1) Regulation 8(1)—delete "(not being licensed premises)"
- (2) Regulation 8(1)(a)—delete ", "smoking prohibited" or "smoke-free zone"" and substitute: or "smoking prohibited"
- (3) Regulation 8(2), (3) and (4)—delete subregulations (2), (3) and (4)
- (4) Regulation 8(5)—delete "or licensee" wherever occurring
- (5) Regulation 8(6)—delete subregulation (6)

7—Revocation of Schedule 2

Schedule 2—delete the schedule

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

No 298 of 2007

HEACS/07/248

Senior Secondary Assessment Board of South Australia Variation Regulations 2007

under the Senior Secondary Assessment Board of South Australia Act 1983

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Senior Secondary Assessment Board of South Australia Regulations 2000

- 4 Substitution of regulation 5
 - 5 Prescribed certification requirements
- 5 Variation of Schedule 1—Year 11 subjects
- 6 Variation of Schedule 2—Year 12 subjects
- 7 Substitution of Schedule 3

Schedule 3—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the Senior Secondary Assessment Board of South Australia Variation Regulations 2007.

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Senior Secondary Assessment Board of South Australia Regulations 2000

4—Substitution of regulation 5

Regulation 5—delete the regulation and substitute:

5—Prescribed certification requirements

In order to satisfy the prescribed certification requirements of senior secondary education, a student must enrol in at least 22 units of study in subjects listed in Schedule 1 or 2 in accordance with the following provisions:

- (a) at Year 11 level, the student must enrol in—
 - (i) at least 1 unit in Australian Studies; and
 - (ii) at least 1 unit in Mathematics; and
 - (iii) at least 2 units in 1 or more subjects listed in Group 1 of Schedule 1; and
 - (iv) at least 2 units in 1 or more subjects listed in Group 2 of Schedule 1;
- (b) at Year 12 level, the student must enrol in—
 - (i) 3 two-unit sequences in subjects listed in Schedule 2 that include—
 - (A) at least 2 units in a subject listed in Group 1 of Schedule 2; and
 - (B) at least 2 units in a subject listed in Group 2 of Schedule 2; or
 - (ii) 3 two-unit sequences in subjects listed in Schedule 2 and—
 - (A) if all those subjects are listed in Group 1 of Schedule 2—at least 2 units in 1 or more subjects listed in Group 2 of Schedule 2;
 - (B) if all those subjects are listed in Group 2 of Schedule 2—at least 2 units in 1 or more subjects listed in Group 1 of Schedule 2;
- (c) of the units of study enrolled in, at least 2 units must be in 1 of the following subjects (whether at Year 11 or 12 level):
 - (i) English;
 - (ii) English as a Second Language;
 - (iii) Communication for the Hearing-Impaired;
- (d) the student must complete the units of study enrolled in to the following levels of achievement:

- (i) for 16 of the units (which must include 3 two-unit sequences of study at Year 12 level)—satisfactory achievement; and
- (ii) for the other units—satisfactory achievement or recorded achievement;
- (e) the student must achieve the literacy standard set by the Board.

5—Variation of Schedule 1—Year 11 subjects

(1) Schedule 1, Group 1—delete "Community Services (VET)" and substitute:

Community Services and Health (VET)

(2) Schedule 1, Group 2—after "Sustainable Futures" insert:

Transport and Logistics (VET)

6—Variation of Schedule 2—Year 12 subjects

(1) Schedule 2, Group 1—delete "Community Services (VET)" and substitute:

Community Services and Health (VET)

(2) Schedule 2, Group 2—after "Design and Technology Studies" insert:

Electrotechnology (VET)

(3) Schedule 2, Group 2—after "Sustainable Futures" insert:

Transport and Logistics (VET)

7—Substitution of Schedule 3

Schedule 3—delete the Schedule and substitute:

Schedule 3—Fees

1 Registration fee

\$1 557.00 per year

For registration as an assessment centre of an educational institution not in receipt of financial assistance from the State

(Registration entitles the institution to services similar to that extended by the Board to educational institutions in receipt of financial assistance from the State.)

2 Student fee

For enrolment for assessment and certification of completion of prescribed certification requirements by a student of an educational institution not in receipt of financial assistance from the State or a full fee paying overseas student (within the meaning of the *Education Act 1972*)—

(a) in the case of a student at Year 11 level \$208.00 per student

(b) in the case of a student at Year 12 level \$464.00 per student

3 Late enrolment fee

\$80.50 per student

For enrolment of a student for assessment of completion of prescribed certification requirements after the closing date for receipt of enrolments set by the Board in any year

4 Clerical check fee

\$9.40 per subject

For checking, at the request of a student, the clerical processes and procedures involved in determining a result in a subject

5 Candidate record fee

\$8.10 per subject

For access to information about the contribution of examination marks and moderated school assessment marks to the final result of a Year 12 level subject

6 Script access fee

\$16.10 per subject

For access of students to their assessment materials

7 Statement fee

\$18.90 per record or

For a statement or certified record replacing—

statement

- (a) a statement of results awarded in a specified year; or
- (b) a certified record of studies undertaken towards completion of the prescribed certification requirements (SACE Record of Achievement); or
- (c) a certified record of results in individual subjects or requirements comprised in the prescribed certification requirements (SACE Statement of Results) issued

8 Replacement fee for SACE Certificate

\$32.30

For a replacement copy of a South Australian Certificate of Education

9 Curriculum statement fee

\$7.70 if 80 pages or less

For a copy of a curriculum statement

\$12.30 if more than

80 pages

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

on the recommendation of the Senior Secondary Assessment Board of South Australia and with the advice and consent of the Executive Council on 13 December 2007

No 299 of 2007

MECS07/020CS

Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2007

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Liquor Licensing (Dry Areas—Short Term) Regulations 1997

- 4 Variation of Schedule 1—Short term dry areas
- 5 Variation of Schedule 2—Plans of short term dry areas

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2007.*

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Liquor Licensing (Dry Areas—Short Term) Regulations 1997

4—Variation of Schedule 1—Short term dry areas

(1) Schedule 1, item headed "Alexandrina Council—Area 1 (Chiton Rocks)"—delete the item and substitute:

Alexandrina Council—Area 1 (Chiton Rocks)

(there is no plan for this area)

The area adjacent to Victor Harbor generally known as the Chiton Rocks Surf Lifesaving Club car park and the adjacent beach, being the area bounded on the north by the northern boundaries of Lot 469 DP 3482 and Lot 440 DP 3207, on the west by the prolongation in a straight line of the western boundary of Lot 433 DP 3207, on the south by the low water mark on Encounter Bay and on the east by the prolongation in a straight line of the eastern boundary of Lot 463 DP 3482.

6 p.m. on The consumption of 31 December 2007 liquor is prohibited and the possession of 1 January 2008.

- (2) Schedule 1, item headed "Alexandrina Council—Area 2 (Port Elliot)", column headed "Period"—delete "6 p.m. on 31 December 2006 to 6 a.m. on 1 January 2007." and substitute:
 - 6 p.m. on 31 December 2007 to 6 a.m. on 1 January 2008.
- (3) Schedule 1, item headed "Alexandrina Council—Area 3 (Middleton)", column headed "Period"—delete "6 p.m. on 31 December 2006 to 6 a.m. on 1 January 2007." and substitute:
 - 6 p.m. on 31 December 2007 to 6 a.m. on 1 January 2008.
- (4) Schedule 1, item headed "Alexandrina Council—Area 4 (Goolwa Beach Carpark)", column headed "Period"—delete "6 p.m. on 31 December 2006 to 6 a.m. on 1 January 2007." and substitute:
 - 6 p.m. on 31 December 2007 to 6 a.m. on 1 January 2008.
- (5) Schedule 1, item headed "Alexandrina Council—Area 5 (Rotunda Reserve Area)", column headed "Period"—delete "6 p.m. on 31 December 2006 to 6 a.m. on 1 January 2007." and substitute:
 - 6 p.m. on 31 December 2007 to 6 a.m. on 1 January 2008.
- (6) Schedule 1, item headed "Alexandrina Council—Area 6 (Basham Beach Area)", column headed "Period"—delete "6 p.m. on 31 December 2006 to 6 a.m. on 1 January 2007." and substitute:
 - 6 p.m. on 31 December 2007 to 6 a.m. on 1 January 2008.

5—Variation of Schedule 2—Plans of short term dry areas

Schedule 2, plan headed "Alexandrina Council—Plan 1 (Chiton Rocks)"—delete the plan

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

No 300 of 2007

MCA07/053CS

Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2007

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- Short title
- 2 Commencement
- Variation provisions

Part 2—Variation of Liquor Licensing (Dry Areas—Short Term) Regulations 1997

4 Variation of Schedule 1—Short term dry areas

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Short Term) Variation* Regulations 2007.

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Liquor Licensing (Dry Areas—Short Term) Regulations 1997

4—Variation of Schedule 1—Short term dry areas

Schedule 1—after the item headed "Glenelg—Area 1" insert:

Morgan—Area 1

(there is no plan for this area)

The area in Morgan bounded as follows: commencing at the point at which the prolongation in a straight line of the southern boundary of Section 432 Hundred of Eba intersects the waterline on the north-western side of the River Murray, then generally north-westerly, westerly and north-westerly along that prolongation and boundary of Section 432 to the south-eastern boundary of Railway Terrace, then generally north-easterly along that south-eastern boundary of Railway Terrace to the point at which it meets the northern corner of Section 484 Hundred of Eba, then generally north-easterly along the north-western boundary of Section 433 Hundred of Eba to the northernmost boundary of Section 429 Hundred of Eba, then north-easterly along that boundary of Section 429 and the prolongation in a straight line of that boundary to the waterline on the north-western side of the River Murray, then generally south-westerly along the waterline of the River to the point of commencement, but excluding Sections 483, 484 and 485 Hundred of Eba.

4 p.m. on 31 December 2007 to 9 a.m. is prohibited and the on 1 January 2008.

The consumption of liquor possession of liquor is prohibited.

Note-

As required by section 10AA(2) of the Subordinate Legislation Act 1978, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

No 301 of 2007

MCA07/056CS

Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2007

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Liquor Licensing (Dry Areas—Long Term) Regulations 1997

- 4 Variation of Schedule 1—Long term dry areas
- 5 Variation of Schedule 2—Plans of long term dry areas

Schedule 1—Plan to be substituted

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2007*.

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Liquor Licensing (Dry Areas—Long Term) Regulations 1997

4—Variation of Schedule 1—Long term dry areas

Schedule 1, item headed "Port Lincoln—Area 1"—delete the item and substitute:

Port Lincoln—Area 1

(see Schedule 2: Port Lincoln—Plan No 1)

The area in Port Lincoln bounded as follows: commencing at the point at which the prolongation in a straight line of the northern boundary of Lot 2 FP 3800 intersects the low water mark on the western side of Spencer Gulf, then generally southerly and south-easterly along the low water mark to the western side of the Town Jetty, then around the outer boundary of the Jetty back to the low water mark in the eastern side of the Jetty, then south-easterly, easterly, northerly and easterly along the low water mark to its intersection with the prolongation in a straight line of the eastern boundary of Lot 60 DP 53037, then southerly along that prolongation to the northern boundary of Lot 60, then generally westerly, southerly and westerly along that boundary of Lot 60 to the point at which the boundary of Lot 60 meets the eastern boundary of Porter Street, then generally south-westerly along that boundary of Porter Street to its intersection with the southern boundary of Liverpool Street, then north-westerly along that boundary of Liverpool Street and the southern boundary of Hallett Place to the eastern boundary of New West Road, then south-westerly along that boundary of New West Road to its intersection with the prolongation in a straight line of the western boundary of Tennyson Terrace, then generally

north-westerly along that

Continuous until 18 December 2010, provided that where—

- (a) an event of historic, cultural, traditional or major community significance is held within the area; and
- (b) the consumption and possession of liquor within the area (or a defined portion of the area) are authorised for a specified period during the event by the City of Port Lincoln,

the prohibition does not apply in the area (or defined portion of the area) during that specified period.

The City of Port Lincoln may not grant authorisations in relation to more than 3 events in any 12 month period.

The consumption and possession of liquor are prohibited.

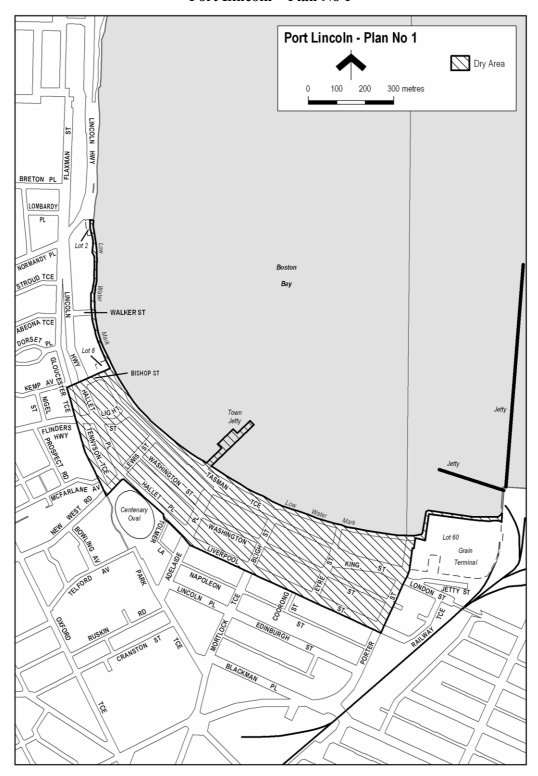
prolongation and boundary of Tennyson Terrace and the western boundary of Gloucester Terrace to the point at which that western boundary of Gloucester Terrace intersects the prolongation in a straight line of the northern boundary of Bishop Street, then north-easterly along that prolongation and boundary of Bishop Street to the eastern boundary of Lot 8 FP 105569, then generally north-westerly and northerly along the eastern boundary of Lot 8 and the eastern boundaries of the adjoining allotments (including the eastern end boundary of Walker Street) to the point at which the eastern boundary of Lot 2 FP 3800 meets the northern boundary of that Lot, then along the prolongation in a straight line of the northern boundary of Lot 2 to the point of commencement.

5—Variation of Schedule 2—Plans of long term dry areas

Schedule 2, plan headed "Port Lincoln—Plan No 1"—delete the plan and substitute the plan headed "Port Lincoln—Plan No 1" in Schedule 1 of these regulations

Schedule 1—Plan to be substituted

Port Lincoln—Plan No 1



Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

No 302 of 2007

MCA07/054CS

Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2007

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Liquor Licensing (Dry Areas—Short Term) Regulations 1997

4 Variation of Schedule 1—Short term dry areas

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2007.*

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Liquor Licensing (Dry Areas—Short Term) Regulations 1997

4—Variation of Schedule 1—Short term dry areas

Schedule 1, item headed "Adelaide—Area 1 (Bonython Park)"—delete the item and substitute:

Adelaide—Area 1 (Bonython Park)

(there is no plan for this area)

The area in the City of Adelaide generally known 4 p.m. on as Bonython Park, being the area bounded by the River Torrens, the eastern boundary of Port Road to 1 a.m. on and the western boundary of the railway reserve running between Port Road and the River Torrens (on the eastern side of the Old Adelaide Gaol).

11 January 2008 13 January 2008. The consumption of liquor is prohibited and the possession of liquor is prohibited.

Note-

As required by section 10AA(2) of the Subordinate Legislation Act 1978, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

No 303 of 2007

MCA07/033CS

Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2007

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Liquor Licensing (Dry Areas—Short Term) Regulations 1997

- 4 Variation of Schedule 1—Short term dry areas
- 5 Variation of Schedule 2—Plans of short term dry areas

Schedule 1—Plans to be inserted

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2007.*

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Liquor Licensing (Dry Areas—Short Term) Regulations 1997

4—Variation of Schedule 1—Short term dry areas

Schedule 1—after item headed "Victor Harbor—Area 3" insert:

12 noon on

31 December 2007 to

12 noon on 1 January 2008.

Wallaroo-Area 1

(see Schedule 2: Wallaroo—Plan 1)

The area in Wallaroo, generally known as North Beach and Second Beach, bounded as follows: commencing at the point at which the low water mark on the eastern side of Spencer Gulf intersects the northern boundary of Lot 1003 of DP 56470, then south-easterly and north-easterly along that boundary of Lot 1003 to the western boundary of Lot 915 of DP 36451, then north-easterly and south-easterly along the western and northern boundaries of Lot 915 to the western boundary of Lot 50 of DP 39503, then northerly and easterly along the western and northern boundaries of Lot 50 to the point at which the northern boundary meets the eastern boundary of Lot 50 of DP 48403, then generally northerly along the eastern boundary of Lot 50 of DP 48403 to the northern boundary of Lot 50, then westerly along the northern boundary of Lot 50 to the point at which it meets the eastern boundary of Section 1997 Hundred of Wallaroo, then generally northerly along the eastern boundary of Section 1997 (and of Section 2080 Hundred of Wallaroo) to the point at which the eastern boundary of Section 1997 meets the southern boundary of Lot 93 of DP 6222, then easterly along that boundary of Lot 93 to the point at which it meets the western boundary of Lot 1 of DP 6222, then generally north-westerly along the

western boundaries of Lot 1

The consumption of liquor is prohibited and the possession of liquor is prohibited.

and of the adjoining Lots (including the western boundary of Jonlin Street) to the northern boundary of Lot 12 of DP 6222, then south-westerly along the prolongation in a straight line of that northern boundary of Lot 12 to the low water mark on the eastern side of Spencer Gulf, then generally southerly along the low water mark to the point of commencement.

Wallaroo-Area 2

(see Schedule 2: Wallaroo—Plan 2)

The area in Wallaroo bounded as follows: commencing at the point at 12 noon on 1 January 2008. which the south-western boundary of Lot 51 of FP 29064 meets the eastern boundary of that Lot, then in a straight line by the shortest route to the point at which the south-eastern boundary of Lot 101 of FP 19435 meets the western boundary of that Lot, then generally northerly along the western boundary of Lot 101 to the point at which that boundary meets the south-eastern boundary of Heritage Drive, then in a straight line by the shortest route to the point at which the eastern boundary of Lot 51 of FP 29064 meets the north-western boundary of that Lot, then south-westerly and south-easterly along the north-western and south-western boundaries of that Lot to the point of commencement.

12 noon on 31 December 2007 to

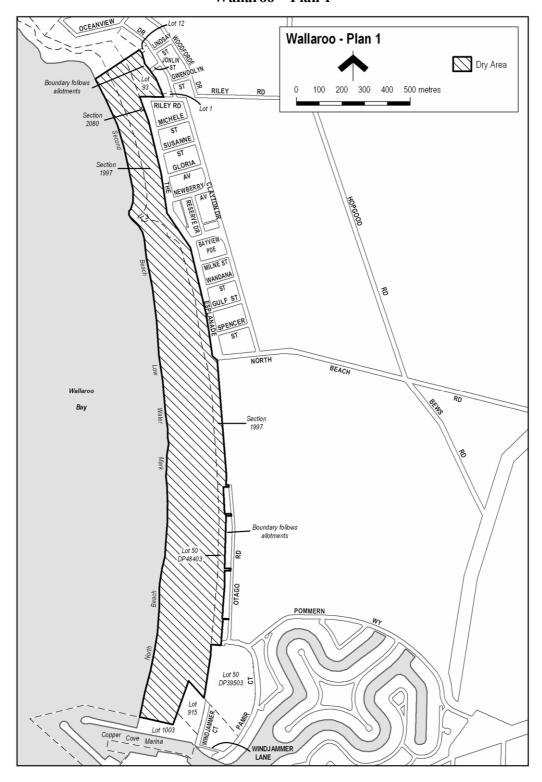
The consumption of liquor is prohibited and the possession of liquor is prohibited.

5—Variation of Schedule 2—Plans of short term dry areas

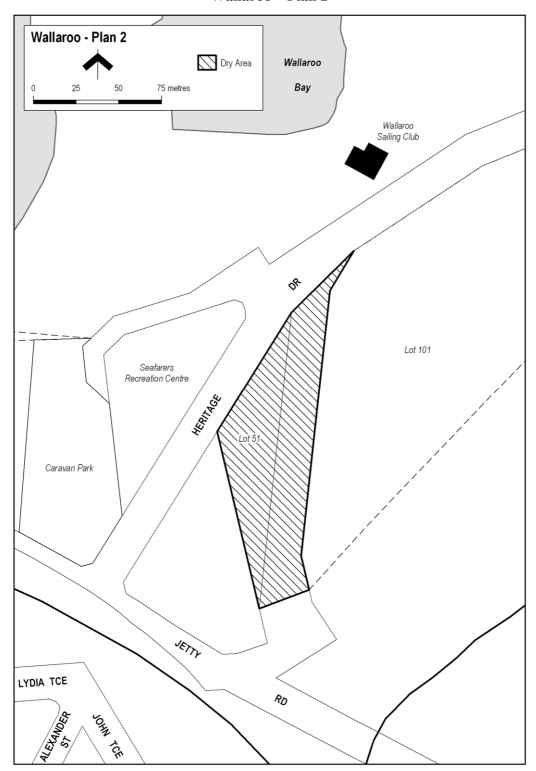
Schedule 2—after the plan headed "Victor Harbor—Plan 2" insert the plans headed "Wallaroo—Plan 1" and "Wallaroo—Plan 2" in Schedule 1 of these regulations

Schedule 1—Plans to be inserted

Wallaroo—Plan 1



Wallaroo—Plan 2



Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

No 304 of 2007

MCA07/044CS

South Australia

Construction Industry Long Service Leave Variation Regulations 2007

under the Construction Industry Long Service Leave Act 1987

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Construction Industry Long Service Leave Regulations 2003

4 Variation of regulation 9—Services

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Construction Industry Long Service Leave Variation Regulations 2007*.

2—Commencement

These regulations will come into operation on 1 January 2008.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Construction Industry Long Service Leave Regulations 2003

4—Variation of regulation 9—Services

Regulation 9(1)—delete "2.5" and substitute:

2.25

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

No 305 of 2007

MIR07/018CS

South Australia

Natural Resources Management (Financial Provisions) (2007-2008 Levy Exemption) Variation Regulations 2007

under the Natural Resources Management Act 2004

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Natural Resources Management (Financial Provisions)*Regulations 2005

4 Insertion of regulation 19

19 Exemption from levy—2007/2008

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Natural Resources Management (Financial Provisions) (2007-2008 Levy Exemption) Variation Regulations 2007.*

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Natural Resources Management (Financial Provisions) Regulations 2005

4—Insertion of regulation 19

After regulation 18 insert:

19—Exemption from levy—2007/2008

- (1) Subject to subregulation (2), a person who is the holder of a water licence that—
 - (a) has been granted in respect of a well in the prescribed area; and

- (b) is endorsed with a water (taking) allocation for irrigation purposes, is exempt from the requirement to pay a levy declared under section 101 of the Act for the 2007-2008 financial year in relation to the licence to the extent that the levy is based on the right to take water for irrigation purposes under the licence.
- (2) An exemption under subregulation (1) is subject to the following conditions:
 - (a) that the holder of the licence pay to the Minister an amount calculated as follows:

$$A = WA (LR + SL)$$

where-

A is the amount to be paid

WA is the amount of water (expressed in megalitres) allocated to the person for irrigation purposes under the licence for the 2007-2008 financial year

LR is the relevant levy rate (per megalitre) that applies under Column C of Table 1

SL is—

- (i) if the water allocation is from the Tolmer Management Area (Confined Aquifier)—\$1.50 per megalitre of allocation;
- (ii) if the water allocation is from any other area—nil, and if the holder of the licence has an allocation that will relate to more than 1 crop during the 2007-2008 financial year (as determined by the Minister for the purposes of making the allocation), then there will be an amount payable with respect to each of the relevant circumstances that apply under Table 1;
- (b) that any amount payable under paragraph (a) be paid by the holder of the licence to the Minister by a date and in a manner specified by the Minister by a notice served on the holder of the licence for the purposes of this regulation.
- (3) In this regulation—

megalitre means 1 000 kilolitres;

prescribed area means the Tintinara Coonalpyn Prescribed Wells Area (see the Water Resources (Tintinara Coonalpyn Prescribed Wells Area) Regulations 2000).

Table 1—2007-2008 levy rate for irrigation allocation

\mathbf{A}	В	C Levy rate	
Type of crop	Irrigation system used		
		\$/ML	
Cucumber	S	\$1.32	
Native flowers	D	\$1.21	
Lawn/Turf	S	\$1.41	
Lucerne	C/S T/F	\$1.30 \$1.07	
Maize (Oct)	C	\$0.62	
Nursery	N/A	\$1.03	
Olive	D/S	\$1.03	
Onion (Sep)	C T	\$0.62 \$0.55	
Onion	D	\$0.63	
Pasture/Dairy	C	\$1.20	
Pasture	S	\$1.30	
Potato	C	\$0.86	
Potato (Nov)	C	\$0.86	
Potato ("Nadine")	C	\$0.79	
Starter Crop	P/T	\$1.07	
Tomato (Nov)	FR	\$1.01	
Vegetables	S	\$1.01	
Vines	D/S	\$1.63	

D indicates a drip irrigation system

C indicates a centre pivot irrigation system

F indicates a flood irrigation system

FR indicates a furrow irrigation system

N/A indicates that there is no applicable irrigation system

S indicates a sprinkler or spray irrigation system

T indicates a travelling irrigation system

ML represents megalitres

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

No 306 of 2007

WBCS07/0034

South Australia

Primary Industry Funding Schemes (Wine Industry Funds) Variation Regulations 2007

under the Primary Industry Funding Schemes Act 1998

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Primary Industry Funding Schemes (Adelaide Hills Wine Industry Fund) Regulations 2003*

- 4 Variation of regulation 3—Interpretation
- 5 Revocation of regulation 9

Part 3—Variation of *Primary Industry Funding Schemes (Langhorne Creek Wine Industry Fund) Regulations 2001*

- 6 Variation of regulation 5—Contributions to Fund
- 7 Revocation of regulation 9

Part 4—Variation of Primary Industry Funding Schemes (McLaren Vale Wine Industry Fund) Regulations 2003

- 8 Variation of regulation 5—Contributions to Fund
- 9 Revocation of regulation 9

Part 5—Variation of Primary Industry Funding Schemes (Riverland Wine Industry Fund) Regulations 2001

- 10 Variation of regulation 5—Contributions to Fund
- 11 Revocation of regulation 9

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Primary Industry Funding Schemes (Wine Industry Funds) Variation Regulations 2007.*

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of *Primary Industry Funding Schemes (Adelaide Hills Wine Industry Fund) Regulations 2003*

4—Variation of regulation 3—Interpretation

Regulation 3(1), definition of *prescribed period*, paragraph (c)—after "year" insert: up to and including the period of 12 months commencing on 1 July 2011.

5—Revocation of regulation 9

Regulation 9—delete the regulation

Part 3—Variation of *Primary Industry Funding Schemes (Langhorne Creek Wine Industry Fund) Regulations 2001*

6—Variation of regulation 5—Contributions to Fund

Regulation 5—after subregulation (1) insert:

(1a) However, contributions are not payable in respect of grapes processed in the financial year commencing 1 July 2012 or in any subsequent financial year.

7—Revocation of regulation 9

Regulation 9—delete the regulation

Part 4—Variation of Primary Industry Funding Schemes (McLaren Vale Wine Industry Fund) Regulations 2003

8—Variation of regulation 5—Contributions to Fund

Regulation 5—after subregulation (1) insert:

(1a) However, contributions are not payable in respect of grapes processed in the financial year commencing 1 July 2012 or in any subsequent financial year.

9—Revocation of regulation 9

Regulation 9—delete the regulation

Part 5—Variation of *Primary Industry Funding Schemes (Riverland Wine Industry Fund) Regulations 2001*

10—Variation of regulation 5—Contributions to Fund

Regulation 5—after subregulation (1) insert:

(1a) However, contributions are not payable in respect of grapes processed in the financial year commencing 1 July 2012 or in any subsequent financial year.

11—Revocation of regulation 9

Regulation 9—delete the regulation

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

No 307 of 2007

MAFF07/030CS

South Australia

Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2007

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Liquor Licensing (Dry Areas—Short Term) Regulations 1997

- 4 Variation of Schedule 1—Short term dry areas
- 5 Variation of Schedule 2—Plans of short term dry areas

Schedule 1—Plan to be inserted

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2007.*

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Liquor Licensing (Dry Areas—Short Term) Regulations 1997

4—Variation of Schedule 1—Short term dry areas

Schedule 1—after item headed "Adelaide—Area 1 (Bonython Park)" insert:

Adelaide—Area 2 (Elder Park)

(see Schedule 2: Adelaide—Plan 1)

The area in the City of Adelaide bounded as follows: commencing at the on 1 January 2008. point at which a straight line by the shortest route between the north-eastern corner of the Adelaide Festival Centre built structures and the north-western corner of Government House intersects the western boundary of King William Road, then northerly along that boundary of King William Road to the southern boundary of War Memorial Drive, then generally south-westerly, north-westerly and westerly along that boundary of War Memorial Drive to the eastern boundary of Montefiore Road, then southerly along that boundary of Montefiore Road to the northernmost boundary of Festival Drive, then easterly along that boundary of Festival Drive to the point at which it meets the northernmost boundary of the built structures comprising and adjacent to the Adelaide Convention Centre Complex, Hyatt Hotel and Adelaide Festival Centre, then generally easterly, northerly and easterly along that boundary to the north-eastern corner of the Adelaide Convention Centre built structures, then south-easterly along a straight line by the shortest route joining that corner with the north-western corner of Government House to the point of

commencement.

6 p.m. on 31 December 2007 to 6 a.m. is prohibited and the

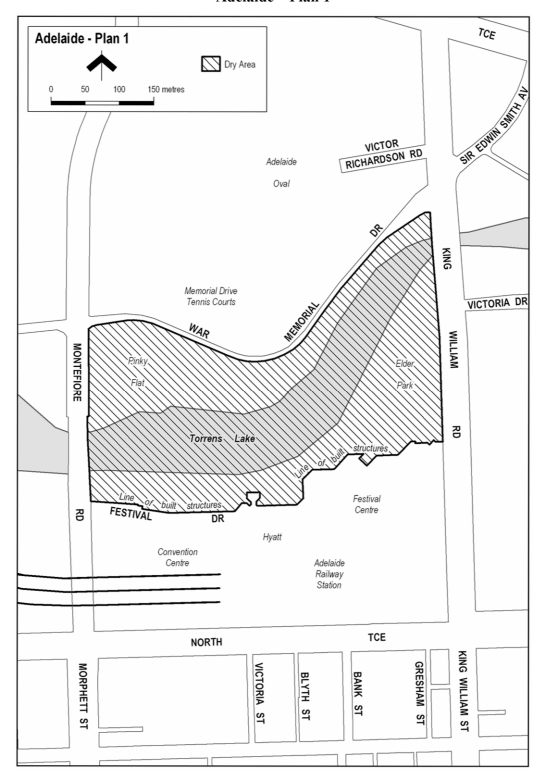
The consumption of liquor possession of liquor is prohibited.

5—Variation of Schedule 2—Plans of short term dry areas

Schedule 2—at the beginning of the Schedule insert the plan headed "Adelaide—Plan 1" in Schedule 1 of these regulations

Schedule 1—Plan to be inserted

Adelaide—Plan 1



Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

No 308 of 207

MCA07/046CS

South Australia

Fisheries Management (Lakes and Coorong Fishery) Variation Regulations 2007

under the Fisheries Management Act 2007

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Fisheries Management (Lakes and Coorong Fishery) Regulations 2006

- 4 Variation of regulation 3—Interpretation
- 5 Insertion of regulation 10
 - 10 Individual pipi catch quota system
- 6 Variation of regulation 14—Use of agents in fishing activities
- 7 Insertion of regulations 15A to 15F
 - 15A Restriction on taking of pipi
 - 15B Restriction on use of cockle rakes
 - 15C Information to be provided to Minister before pipi are taken
 - 15D Pipi to be landed within State
 - 15E Disposal of pipi
 - 15F Catch and disposal records—pipi
- 8 Insertion of Schedule 1A

Schedule 1A—Individual pipi catch quota system

Part 1—Preliminary

- 1 Interpretation
- 2 Determination of unit value

Part 2—Allocation of pipi units to eligible licences

- Allocation of pipi units to eligible licences (pool 1)—quota period commencing 13 December 2007
- 4 Allocation of pipi units to eligible licences (pool 2)—quota period commencing 13 December 2007
- 5 Allocation of pipi units to eligible licences—quota period commencing 1 November 2008
- 6 Allocation of pipi units to eligible licences—subsequent quota periods

Part 3—Variation of pipi quota entitlements

7 Variation of pipi quota entitlements

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Lakes and Coorong Fishery) Variation Regulations 2007.*

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Fisheries Management (Lakes and Coorong Fishery) Regulations 2006

4—Variation of regulation 3—Interpretation

(1) Regulation 3(1)—after the definition of *Act* insert:

cm means centimetre;

eligible licence means—

- (a) any of the following licences in respect of the fishery:
 - (i) a licence numbered L03, L08 or L10;
 - (ii) any licence numbered in the range L12 to L20;
 - (iii) a licence numbered L26 or L27;
 - (iv) any licence numbered in the range L29 to L31;
 - (v) any licence numbered in the range L33 to L39;
 - (vi) a licence numbered L41, L43, L44, L45 or L47; or
- (b) a licence in respect of the Marine Scalefish Fishery numbered M236, M301 or M489;
- (2) Regulation 3(1)—after the definition of *Lakes and Coorong* insert:

m means metre;

Marine Scalefish Fishery means the fishery of that name constituted by the *Fisheries Management (Marine Scalefish Fisheries) Regulations 2006*;

(3) Regulation 3(1)—after the definition of *mesh net entitlement* insert:

pipi means Pipi (*Donax* spp);

pipi quota entitlement—see clause 1 of Schedule 1A;

5—Insertion of regulation 10

After regulation 9 insert:

10—Individual pipi catch quota system

The Minister may impose conditions on eligible licences in respect of the fishery fixing pipi quota entitlements in accordance with Schedule 1A.

6—Variation of regulation 14—Use of agents in fishing activities

(1) Regulation 14(3)—after "fishery" last occurring insert:

(other than the taking of pipi under an eligible licence)

- (2) Regulation 14—after subregulation (3) insert:
 - (3a) The holder of an eligible licence in respect of the fishery or the registered master of a registered boat used under such a licence must not cause or permit more than 4 persons to be engaged at the same time on the shore as agents of the holder of the licence in the taking of pipi under the licence.

Expiation fee: \$315.

(3b) The Minister may impose conditions on an eligible licence in respect of the fishery limiting the fishing activities that may be engaged in by agents of the holder of the licence in connection with the taking of pipi under the licence.

7—Insertion of regulations 15A to 15F

After regulation 15 insert:

15A—Restriction on taking of pipi

The holder of a licence in respect of the fishery must not take pipi for a commercial purpose unless the licence is subject to a condition fixing a pipi quota entitlement.

Maximum penalty: \$5 000.

Expiation fee: \$315.

15B—Restriction on use of cockle rakes

(1) The holder of an eligible licence in respect of the fishery must not use, or cause, suffer or permit the use of, more than 3 cockle rakes at any 1 time for the purpose of taking pipi under the licence.

Maximum penalty: \$5 000.

Expiation fee: \$315.

(2) In this regulation—

cockle rake has the same meaning as in the *Fisheries Management* (General) Regulations 2007.

15C—Information to be provided to Minister before pipi are taken

- (1) At least 1 hour before the commencement of fishing activities involving the taking of pipi under an eligible licence in respect of the fishery, the Minister must be informed by telephone of—
 - (a) the name of the person making the telephone call; and
 - (b) the date on which, and the time at which, the fishing activities are to be engaged in; and
 - (c) the location at which the fishing activities are to be engaged in; and
 - (d) the number of the licence under which the fishing activities are to be engaged in; and
 - (e) the name of the holder of the licence; and

- (f) if a registered boat is to be used for the purpose of engaging in the fishing activities—the name of the registered master of the boat.
- (2) If subregulation (1) is not complied with, the holder of the licence is guilty of an offence.

Expiation fee: \$315.

15D—Pipi to be landed within State

The holder of an eligible licence in respect of the fishery must ensure that all pipi taken under the licence are landed within the State.

Maximum penalty: \$5 000.

Expiation fee: \$315.

15E—Disposal of pipi

The holder of an eligible licence in respect of the fishery must ensure that all pipi taken under the licence are delivered or consigned to a registered fish processor.

Maximum penalty: \$5 000.

Expiation fee: \$315.

15F—Catch and disposal records—pipi

(1) In this regulation—

approved bag means a hessian bag not more than 45.5 cm wide;

G-CDR book means the document issued by the Department containing blank G-CDR forms;

G-CDR form means the form produced by the Department entitled *Pipi Catch and Disposal Record*.

- (2) The holder of an eligible licence in respect of the fishery or the registered master of a registered boat used under such a licence must comply with the following provisions in respect of pipi taken under the licence:
 - (a) before the pipi are removed to a place that is 100 m or more above Mean High Water Springs of coastal waters, he or she must ensure that—
 - (i) the pipi are placed in an approved bag and sealed with a tag issued by the Minister by inserting the tag through an eyelet, the centre of which is not less than 41 cm from the base of the bag; and
 - (ii) a G-CDR form in respect of the pipi is completed; and
 - (iii) the original G-CDR form is placed in a blue envelope issued by the Minister and secured to the bag containing the pipi or, if there is more than 1 bag containing the pipi, to 1 of those bags;

- (b) if a tag is damaged in the process of sealing a bag—he or she must ensure that the damaged tag is threaded onto a replacement tag used to seal the bag and that the number of the replacement tag is recorded on the G-CDR form;
- (c) if a tag is lost—he or she must ensure that the Minister is immediately notified of the loss;
- (d) he or she must ensure—
 - (i) that the G-CDR form is posted to the Minister within 48 hours of its completion; or
 - (ii) if, within 48 hours of completion of the G-CDR form, the form is transmitted by fax transmission to a fax number nominated by the Minister for the purposes of this subparagraph—that the G-CDR form is posted to the Minister within 4 days of its completion;
- (e) he or she must ensure that G-CDR forms are completed in consecutive order and that all forms in a G-CDR book are completed before a new G-CDR book is used;
- (f) he or she must ensure that the sealed bags containing the pipi are not opened before the pipi are delivered or consigned to a registered fish processor.

Expiation fee: \$315.

(3) The holder of an eligible licence in respect of the fishery must ensure that if a G-CDR form completed in respect of pipi taken under the licence is cancelled, all copies of the form are marked with the word "cancelled" and the original copy of the form is delivered to the Minister within 24 hours of the cancellation.

Maximum penalty: \$5 000.

Expiation fee: \$315.

(4) The holder of an eligible licence in respect of the fishery must keep completed G-CDR books for a period of 5 years.

Maximum penalty: \$5 000.

Expiation fee: \$315.

(5) The holder of an eligible licence in respect of the fishery must keep copies of completed G-CDR forms for a period of 3 years.

Maximum penalty: \$5 000.

Expiation fee: \$315.

8—Insertion of Schedule 1A

After Schedule 1 insert:

Schedule 1A—Individual pipi catch quota system

Part 1—Preliminary

1—Interpretation

In this Schedule—

catch history of a person who held an eligible licence on 31 July 2007 means the sum of—

- (i) the total number of kilograms of pipi lawfully taken under that licence while that person held the licence in the period that commenced on 1 November 2003 and ended on 31 May 2006 (as recorded on completed returns lodged under the relevant regulations); and
- (ii) the total number of kilograms of pipi lawfully taken under that licence while that person held the licence in the period that commenced on 1 November 2006 and ended on 21 December 2006 (as recorded on completed returns lodged under the relevant regulations) multiplied by 2;

eligible licence (pool 1) means an eligible licence in respect of the fishery numbered L14, L16, L36, L37 or L38;

eligible licence (pool 2) means an eligible licence in respect of the fishery—

- (a) numbered L08 or L10; or
- (b) numbered in the range L14 to L16; or
- (c) numbered L20 or L27; or
- (d) numbered in the range L29 to L31; or
- (e) numbered in the range L36 to L38; or
- (f) numbered L41, L44, L45 or L47;

pipi quota entitlement or *quota entitlement*, in relation to an eligible licence in respect of the fishery, means the maximum number of kilograms of pipi that may be taken by the holder of the licence during a quota period, being the product of—

- (a) the unit entitlement under the licence; and
- (b) the unit value for the fishery and that quota period,

subject to any variation applying during that quota period;

quota period—a quota period for the fishery is—

- (a) the period commencing on 13 December 2007 and ending on 31 October 2008; or
- (b) the period of 12 months commencing on 1 November 2008 or 1 November in any subsequent year;

relevant regulations means—

- (i) in relation to an eligible licence in respect of the fishery—the *Fisheries (Scheme of Management—Lakes and Coorong Fishery) Regulations 1991* or these regulations (as the case requires);
- (ii) in relation to an eligible licence in respect of the Marine Scalefish Fishery—the Fisheries (Scheme of Management—Marine Scalefish Fisheries) Regulations 1991 or the Fisheries Management (Marine Scalefish Fisheries) Regulations 2006 (as the case requires);

unit entitlement under a licence means the number of pipi units allocated to the licence for the time being;

unit value means the number of kilograms of pipi determined by the Minister to be the value of a pipi unit for the fishery and a quota period.

2—Determination of unit value

The Minister must determine the number of kilograms of pipi that is to be the value of a pipi unit for the fishery and each quota period.

Part 2—Allocation of pipi units to eligible licences

3—Allocation of pipi units to eligible licences (pool 1)—quota period commencing 13 December 2007

For the quota period commencing on 13 December 2007, an eligible licence (pool 1) specified in column 1 of the table below may be allocated the number of pipi units specified alongside in column 2.

Column 1	Column 2		
Eligible licence	Number of pipi units		
L14	36		
L16	1		
L36	2		
L37	3		
L38	10		

4—Allocation of pipi units to eligible licences (pool 2)—quota period commencing 13 December 2007

- (1) For the quota period commencing on 13 December 2007, an eligible licence (pool 2) may be allocated a number of pipi units calculated in accordance with this clause.
- (2) First, the following formula is to be applied:

$$A = \left(\left(\frac{B}{C} \times 800 \right) + \frac{320}{32} \right) \times \left(\frac{947}{1000} \right)$$

where-

A is the number of pipi units to be allocated to the licence

B is the catch history of the person who held that licence on 31 July 2007

C is the sum of the catch histories of all persons who held eligible licences in respect of the fishery and the Marine Scalefish Fishery on 31 July 2007.

- (3) Second, the number of kilograms of pipi taken under the licence during the period that commenced on 1 November 2007 and ended on 12 December 2007 (as recorded on returns lodged in accordance with licence conditions) must be divided by the unit value determined by the Minister for the quota period commencing on 13 December 2007.
- (4) Third, the result of that division must be subtracted from the number of pipi units to be allocated to the licence, as calculated under subclause (2).
- (5) Fourth, any pipi units allocated to the licence under clause 3 are to be added to the result of the division under subclause (4) to arrive at the total number of pipi units that may be allocated to the licence for the quota period commencing on 13 December 2007.

5—Allocation of pipi units to eligible licences—quota period commencing 1 November 2008

- (1) For the quota period commencing on 1 November 2008, an eligible licence in respect of the fishery may be allocated a number of pipi units calculated in accordance with this clause.
- (2) First, the following formula is to be applied:

$$A = \left(\left(\frac{B}{C} \times 680 \right) + \frac{320}{32} \right) \times \left(\frac{947}{1000} \right) \pm D$$

where—

A is the number of pipi units to be allocated to the licence

B is the catch history of the person who held that licence on 31 July 2007

C is the sum of the catch histories of all persons who held eligible licences in respect of the fishery and the Marine Scalefish Fishery on 31 July 2007

D is the total number of pipi units deducted from or added to the licence by way of variation of the unit entitlement under the licence during the quota period commencing on 13 December 2007.

- (3) If the unit entitlement under a licence is varied under clause 7 and the variation is not expressed to be only for the balance of the quota period during which it is made, the formula prescribed by subclause (2) must be applied as follows:
 - (a) if the variation resulted in the unit entitlement under the licence being increased, the number of pipi units in the increase (as denoted by "D") must be added;
 - (b) if the variation resulted in the unit entitlement under the licence being decreased, the number of pipi units in the decrease (as denoted by "D") must be deducted.

(4) Second, in the case of a licence specified in column 1 of the table below, the number of pipi units specified alongside in column 2 is to be added to the number of pipi units to be allocated to the licence, as calculated under subclause (2), to arrive at the total number of pipi units that may be allocated to the licence for the quota period commencing on 1 November 2008.

Column 1	Column 2		
Eligible licence	Number of pipi units		
L14	36		
L16	1		
L36	2		
L37	3		
L38	10		

6—Allocation of pipi units to eligible licences—subsequent quota periods

For the quota period commencing on 1 November 2009 or 1 November in a subsequent year, an eligible licence in respect of the fishery may be allocated a number of pipi units equal to the number of pipi units allocated to the licence immediately before the commencement of that quota period.

Part 3—Variation of pipi quota entitlements

7—Variation of pipi quota entitlements

- (1) The Minister may vary conditions of eligible licences as follows:
 - (a) on joint application made to the Minister by the holders of any 2 licences in respect of the fishery subject to a condition fixing a pipi quota entitlement, the conditions of the licences may be varied so as to increase the unit entitlement under 1 of the licences and decrease the unit entitlement under the other licence by a corresponding number of units;
 - (b) on joint application made to the Minister by the holder of a licence in respect of the fishery subject to a condition fixing a pipi quota entitlement (the *first licence*) and the holder of a licence in respect of the Marine Scalefish Fishery subject to such a condition (the *second licence*)—
 - (i) the conditions of the first licence may be varied so as to decrease the unit entitlement under that licence and the conditions of the second licence may be varied so as to increase the unit entitlement under that licence by a corresponding number of units; or
 - (ii) the conditions of the first licence may be varied so as to increase the unit entitlement under that licence and the conditions of the second licence may be varied so as to decrease the unit entitlement under that licence by a corresponding number of units;

- (c) if the total catch of pipi taken by the holder of a licence in respect of the fishery during a quota period exceeded the pipi quota entitlement under the licence for that quota period, the conditions of the licence may be varied so as to decrease the pipi quota entitlement—
 - (i) if the catch exceeded the quota entitlement by not more than 500 kilograms—by 1 kilogram for each kilogram taken in excess of the quota entitlement; or
 - (ii) if the catch exceeded the quota entitlement by more than 500 kilograms but not more than 2 000 kilograms—by 2 kilograms for each kilogram taken in excess of the quota entitlement;
- (d) if—
 - (i) the holder of a licence in respect of the fishery is convicted of an offence of contravening a condition of the licence fixing a pipi quota entitlement; and
 - (ii) the conduct constituting the offence involved the taking of more than 2 000 kilograms of pipi in excess of the quota entitlement,

the conditions of the licence may be varied so as to decrease the pipi quota entitlement under the licence for 3 quota periods following the conviction by 1 kilogram for each kilogram taken in excess of the quota entitlement for the quota period during which the offence was committed.

(2) If a variation of a unit entitlement is to have effect only for the balance of the quota period during which the variation is made, the variation must be expressed to have such effect.

- (3) An application to vary unit entitlements must—
 - (a) be made in a manner and form approved by the Minister; and
 - (b) be signed by the applicants and completed in accordance with the instructions contained in the form; and
 - (c) be accompanied by the appropriate fee fixed in the *Fisheries Management (Fees) Regulations 2007*.

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

No 309 of 2007

MAFF07/027CS

South Australia

Fisheries Management (Marine Scalefish Fisheries) Variation Regulations 2007

under the Fisheries Management Act 2007

Contents

	Part	1]	Pre]	lim	inary
--	------	----	------	-----	-------

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Fisheries Management (Marine Scalefish Fisheries) Regulations 2006

- 4 Variation of regulation 3—Interpretation
- 5 Insertion of regulation 17A
 - 17A Individual pipi catch quota system
- 6 Variation of regulation 18—Individual sardine catch quota system
- 7 Insertion of regulations 18A and 18B
 - 18A Restriction on use of cockle rakes
 - 18B Restriction on taking of pipi
- 8 Insertion of regulation 19A
 - 19A Information to be provided to Minister before pipi are taken
- 9 Insertion of regulation 20A
 - 20A Pipi to be landed within State
- Variation of regulation 21—Use of agents in fishing activities
- 11 Variation of regulation 26—Catch and disposal records—sardines
- 12 Insertion of regulations 26A and 26B
 - 26A Disposal of pipi
 - 26B Catch and disposal records—pipi
- 13 Insertion of Schedule 1A

Schedule 1A—Individual pipi catch quota system

Part 1—Preliminary

- 1 Interpretation
- 2 Determination of unit value

Part 2—Allocation of pipi units to eligible licences

- Allocation of pipi units to eligible licences (pool 1)—quota period commencing 13 December 2007
- 4 Allocation of pipi units to eligible licences (pool 2)—quota period commencing 13 December 2007
- 5 Allocation of pipi units to eligible licences—quota period commencing 1 November 2008
- 6 Allocation of pipi units to eligible licences—subsequent quota periods

Part 3—Variation of pipi quota entitlements

7 Variation of pipi quota entitlements

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Marine Scalefish Fisheries) Variation Regulations* 2007.

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Fisheries Management (Marine Scalefish Fisheries) Regulations 2006

4—Variation of regulation 3—Interpretation

(1) Regulation 3(1)—after the definition of *blue crab fishing zone* insert:

cm means centimetre;

(2) Regulation 3(1)—after the definition of *domestic partner* insert:

eligible licence means—

- (a) any of the following licences in respect of the Lakes and Coorong Fishery:
 - (i) a licence numbered L03, L08 or L10;
 - (ii) any licence numbered in the range L12 to L20;
 - (iii) a licence numbered L26 or L27;
 - (iv) any licence numbered in the range L29 to L31;
 - (v) any licence numbered in the range L33 to L39;
 - (vi) a licence numbered L41, L43, L44, L45 or L47; or
- (b) a licence in respect of the Marine Scalefish Fishery numbered M236, M301 or M489;
- (3) Regulation 3(1)—after the definition of *Gulf St. Vincent Blue Crab Fishing Zone* insert:

Lakes and Coorong has the same meaning as in the Fisheries Management (Lakes and Coorong Fishery) Regulations 2006;

Lakes and Coorong Fishery means the fishery of that name constituted by the *Fisheries Management (Lakes and Coorong Fishery) Regulations 2006*;

m means metre;

(4) Regulation 3(1)—after the definition of **PF-CDR form** insert:

pipi means Pipi (*Donax* spp);

pipi quota entitlement—see clause 1 of Schedule 1A;

5—Insertion of regulation 17A

After regulation 17 insert:

17A—Individual pipi catch quota system

The Minister may impose conditions on eligible licences in respect of the Marine Scalefish Fishery fixing pipi quota entitlements in accordance with Schedule 1A.

6—Variation of regulation 18—Individual sardine catch quota system

- (1) Regulation 18(1), definition of *unit entitlement*—delete "pilchard" and substitute: sardine
- (2) Regulation 18(1), definition of *unit value*—delete "pilchard" and substitute: sardine
- (3) Regulation 18(1), definition of *unit value*—delete "Director" and substitute:

 Minister

7—Insertion of regulations 18A and 18B

After regulation 18 insert:

18A—Restriction on use of cockle rakes

(1) The holder of a licence in respect of a marine scalefish fishery must not use, or cause, suffer or permit the use of, more than 3 cockle rakes at any 1 time for the purpose of taking pipi under the licence.

Maximum penalty: \$5 000.

Expiation fee: \$315.

(2) In this regulation—

cockle rake has the same meaning as in the Fisheries Management (General) Regulations 2007.

18B—Restriction on taking of pipi

The holder of a licence in respect of a marine scalefish fishery (other than an eligible licence) must not take pipi under the licence in the Lakes and Coorong except for the purpose of bait to be used to take fish under the licence.

Maximum penalty: \$5 000.

Expiation fee: \$315.

8—Insertion of regulation 19A

After regulation 19 insert:

19A—Information to be provided to Minister before pipi are taken

- (1) At least 1 hour before the commencement of fishing activities involving the taking of pipi under an eligible licence in respect of the Marine Scalefish Fishery, the Minister must be informed by telephone of—
 - (a) the name of the person making the telephone call; and

- (b) the date on which, and the time at which, the fishing activities are to be engaged in; and
- (c) the location at which the fishing activities are to be engaged in; and
- (d) the number of the licence under which the fishing activities are to be engaged in; and
- (e) the name of the holder of the licence; and
- (f) if a registered boat is to be used for the purpose of engaging in the fishing activities—the name of the registered master of the boat.
- (2) If subregulation (1) is not complied with, the holder of the licence is guilty of an offence.

Expiation fee: \$315.

9—Insertion of regulation 20A

After regulation 20 insert:

20A—Pipi to be landed within State

The holder of an eligible licence in respect of the Marine Scalefish Fishery must ensure that all pipi taken under the licence are landed within the State.

Maximum penalty: \$5 000.

Expiation fee: \$315.

Regulation 21(2)—after "fishery" last occurring insert:

10—Variation of regulation 21—Use of agents in fishing activities

(other than the taking of pipi under an eligible licence in the Lakes and Coorong)

- (2) Regulation 21—after subregulation (2) insert:
 - (2a) The holder of an eligible licence in respect of the Marine Scalefish Fishery or the registered master of a registered boat used under such a licence must not cause or permit more than 4 persons to be engaged at the same time on the shore as agents of the holder of the licence in the taking of pipi under the licence in the Lakes and Coorong.

Maximum penalty: \$5 000.

Expiation fee: \$315.

(2b) The Minister may impose conditions on an eligible licence in respect of the Marine Scalefish Fishery limiting the fishing activities that may be engaged in by agents of the holder of the licence in connection with the taking of pipi under the licence in the Lakes and Coorong.

11—Variation of regulation 26—Catch and disposal records—sardines

Regulation 26(4)—delete "pilchards taken pursuant to" and substitute:

sardines taken under

12—Insertion of regulations 26A and 26B

After regulation 26 insert:

26A—Disposal of pipi

The holder of an eligible licence in respect of the Marine Scalefish Fishery must ensure that all pipi taken under the licence are delivered or consigned to a registered fish processor.

Maximum penalty: \$5 000.

Expiation fee: \$315.

26B—Catch and disposal records—pipi

(1) In this regulation—

approved bag means a hessian bag not more than 45.5 cm wide;

G-CDR book means the document issued by the Department containing blank G-CDR forms;

G-CDR form means the form produced by the Department entitled *Pipi Cockle Catch and Disposal Record*;

- (2) The holder of an eligible licence in respect of the Marine Scalefish Fishery or the registered master of a registered boat used under such a licence must comply with the following provisions in respect of pipi taken under the licence:
 - (a) before the pipi are removed to a place that is 100 m or more above Mean High Water Springs of coastal waters, he or she must ensure that—
 - (i) the pipi are placed in an approved bag and sealed with a tag issued by the Minister by inserting the tag through an eyelet, the centre of which is not less than 41 cm from the base of the bag; and
 - (ii) a G-CDR form in respect of the pipi is completed; and
 - (iii) the original G-CDR form is placed in a blue envelope issued by the Minister and secured to the bag containing the pipi or, if there is more than 1 bag containing the pipi, to 1 of those bags;
 - (b) if a tag is damaged in the process of sealing a bag—he or she must ensure that the damaged tag is threaded onto a replacement tag used to seal the bag and that the number of the replacement tag is recorded on the G-CDR form;
 - (c) if a tag is lost—he or she must ensure that the Minister is immediately notified of the loss;
 - (d) he or she must ensure—
 - (i) that the G-CDR form is posted to the Minister within 48 hours of its completion; or

- (ii) if, within 48 hours of completion of the G-CDR form, the form is transmitted by fax transmission to a fax number nominated by the Minister for the purposes of this subparagraph—that the G-CDR form is posted to the Minister within 4 days of its completion;
- (e) he or she must ensure that G-CDR forms are completed in consecutive order and that all forms in a G-CDR book are completed before a new G-CDR book is used;
- (f) he or she must ensure that the sealed bags containing the pipi are not opened before the pipi are delivered or consigned to a registered fish processor.

Expiation fee: \$315.

(3) The holder of an eligible licence in respect of the Marine Scalefish Fishery must ensure that if a G-CDR form completed in respect of pipi taken under the licence is cancelled, all copies of the form are marked with the word "cancelled" and the original copy of the form is delivered to the Minister within 24 hours of the cancellation.

Maximum penalty: \$5 000.

Expiation fee: \$315.

(4) The holder of an eligible licence in respect of the Marine Scalefish Fishery must keep completed G-CDR books for a period of 5 years.

Maximum penalty: \$5 000.

Expiation fee: \$315.

(5) The holder of an eligible licence in respect of the Marine Scalefish Fishery must keep copies of completed G-CDR forms for a period of 3 years.

Maximum penalty: \$5 000.

Expiation fee: \$315.

13—Insertion of Schedule 1A

After Schedule 1 insert:

Schedule 1A—Individual pipi catch quota system

Part 1—Preliminary

1—Interpretation

In this Schedule—

catch history of a person who held an eligible licence on 31 July 2007 means the sum of—

(i) the total number of kilograms of pipi lawfully taken under that licence while that person held the licence in the period that commenced on 1 November 2003 and ended on 31 May 2006 (as recorded on completed returns lodged under the relevant regulations); and

(ii) the total number of kilograms of pipi lawfully taken under that licence while that person held the licence in the period that commenced on 1 November 2006 and ended on 21 December 2006 (as recorded on completed returns lodged under the relevant regulations) multiplied by 2;

eligible licence (pool 1) means the licence in respect of the fishery numbered M301;

eligible licence (pool 2) means a licence in respect of the fishery numbered M236, M301 or M489;

fishery means the Marine Scalefish Fishery;

pipi quota entitlement or *quota entitlement*, in relation to an eligible licence in respect of the fishery, means the maximum number of kilograms of pipi that may be taken by the holder of the licence during a quota period, being the product of—

- (a) the unit entitlement under the licence; and
- (b) the unit value for the fishery and that quota period,

subject to any variation applying during that quota period;

quota period—a quota period for the fishery is—

- (a) the period commencing on 13 December 2007 and ending on 31 October 2008; or
- (b) the period of 12 months commencing on 1 November 2008 or 1 November in any subsequent year;

relevant regulations means—

- (i) in relation to an eligible licence in respect of the fishery—the *Fisheries (Scheme of Management—Marine Scalefish Fisheries) Regulations 1991* or these regulations (as the case requires);
- (ii) in relation to an eligible licence in respect of the Lakes and Coorong Fishery—the Fisheries (Scheme of Management—Lakes and Coorong Fishery) Regulations 1991 or the Fisheries Management (Lakes and Coorong) Regulations 2006 (as the case requires);

unit entitlement under a licence means the number of pipi units allocated to the licence for the time being;

unit value means the number of kilograms of pipi determined by the Minister to be the value of a pipi unit for the fishery and a quota period.

2—Determination of unit value

The Minister must determine the number of kilograms of pipi that is to be the value of a pipi unit for the fishery and each quota period.

Part 2—Allocation of pipi units to eligible licences

3—Allocation of pipi units to eligible licences (pool 1)—quota period commencing 13 December 2007

For the quota period commencing on 13 December 2007, an eligible licence specified in column 1 of the table below may be allocated the number of pipi units specified alongside in column 2.

Column 1	Column 2
Eligible licence	Number of pipi units
M301	1

4—Allocation of pipi units to eligible licences (pool 2)—quota period commencing 13 December 2007

- (1) For the quota period commencing on 13 December 2007, an eligible licence (pool 2) may be allocated a number of pipi units calculated in accordance with this clause.
- (2) First, the following formula is to be applied:

$$A = \left(\left(\frac{B}{C} \times 800 \right) + \frac{320}{32} \right) \times \left(\frac{947}{1000} \right)$$

where—

A is the number of pipi units to be allocated to the licence

B is the catch history of the person who held that licence on 31 July 2007

C is the sum of the catch histories of all persons who held eligible licences in respect of the fishery and the Marine Scalefish Fishery on 31 July 2007.

- (3) Second, the number of kilograms of pipi taken under the licence during the period that commenced on 1 November 2007 and ended on 12 December 2007 (as recorded on returns lodged in accordance with licence conditions) must be divided by unit value determined by the Minister for the quota period commencing on 13 December 2007.
- (4) Third, the result of that division must be subtracted from the number of pipi units to be allocated to the licence, as calculated under subclause (2).
- (5) Fourth, any pipi units allocated to the licence under clause 3 are to be added to the result of the division under subclause (4) to arrive at the total number of pipi units that may be allocated to the licence for the quota period commencing on 13 December 2007.

5—Allocation of pipi units to eligible licences—quota period commencing 1 November 2008

(1) For the quota period commencing on 1 November 2008, an eligible licence in respect of the fishery may be allocated a number of pipi units calculated in accordance with this clause.

(2) First, the following formula is to be applied:

$$A = \left(\left(\frac{B}{C} \times 680 \right) + \frac{320}{32} \right) \times \left(\frac{947}{1000} \right) \pm D$$

where—

A is the number of pipi units to be allocated to the licence

B is the catch history of the person who held that licence on 31 July 2007

C is the sum of the catch histories of all persons who held eligible licences in respect of the fishery and the Marine Scalefish Fishery on 31 July 2007

D is the total number of pipi units deducted from or added to the licence by way of variation of the unit entitlement under the licence during the quota period commencing on 13 December 2007.

- (3) If the unit entitlement under a licence is varied under clause 7 and the variation is not expressed to be only for the balance of the quota period during which it is made, the formula prescribed by subclause (2) must be applied as follows:
 - (a) if the variation resulted in the unit entitlement under the licence being increased, the number of pipi units in the increase (as denoted by "D") must be added;
 - (b) if the variation resulted in the unit entitlement under the licence being decreased, the number of pipi units in the decrease (as denoted by "D") must be deducted.
- (6) Second, in the case of a licence specified in column 1 of the table below, the number of pipi units specified alongside in column 2 is to be added to the number of pipi units to be allocated to the licence, as calculated under subclause (2), to arrive at the total number of pipi units that may be allocated to the licence for the quota period commencing on 1 November 2008.

Column 1 Eligible licence	Column 2 Number of pipi units

6—Allocation of pipi units to eligible licences—subsequent quota periods

For the quota period commencing on 1 November 2009 or 1 November in a subsequent year, an eligible licence in respect of the fishery may be allocated a number of pipi units equal to the number of pipi units allocated to the licence immediately before the commencement of that quota period.

Part 3—Variation of pipi quota entitlements

7—Variation of pipi quota entitlements

- (1) The Minister may vary conditions of eligible licences as follows:
 - (a) on joint application made to the Minister by the holders of any 2 licences in respect of the fishery subject to a condition fixing a pipi quota entitlement, the conditions of the licences may be varied so as to increase the unit entitlement under 1 of the licences and decrease the unit entitlement under the other licence by a corresponding number of units;
 - (b) on joint application made to the Minister by the holder of a licence in respect of the fishery subject to a condition fixing a pipi quota entitlement (the *first licence*) and the holder of a licence in respect of the Lakes and Coorong Fishery subject to such a condition (the *second licence*)—
 - (i) the conditions of the first licence may be varied so as to decrease the unit entitlement under that licence and the conditions of the second licence may be varied so as to increase the unit entitlement under that licence by a corresponding number of units; or
 - (ii) the conditions of the first licence may be varied so as to increase the unit entitlement under that licence and the conditions of the second licence may be varied so as to decrease the unit entitlement under that licence by a corresponding number of units;
 - (c) if the total catch of pipi taken by the holder of a licence in respect of the fishery during a quota period exceeded the pipi quota entitlement under the licence for that quota period, the conditions of the licence may be varied so as to decrease the pipi quota entitlement—
 - (i) if the catch exceeded the quota entitlement by not more than 500 kilograms—by 1 kilogram for each kilogram taken in excess of the quota entitlement; or
 - (ii) if the catch exceeded the quota entitlement by more than 500 kilograms but not more than 2 000 kilograms—by 2 kilograms for each kilogram taken in excess of the quota entitlement;
 - (d) if—
 - (i) the holder of a licence in respect of the fishery is convicted of an offence of contravening a condition of the licence fixing a pipi quota entitlement; and
 - (ii) the conduct constituting the offence involved the taking of more than 2 000 kilograms of pipi in excess of the quota entitlement,

the conditions of the licence may be varied so as to decrease the pipi quota entitlement under the licence for 3 quota periods following the conviction by 1 kilogram for each kilogram taken in excess of the quota entitlement for the quota period during which the offence was committed.

- (2) If a variation of a unit entitlement is to have effect only for the balance of the quota period during which the variation is made, the variation must be expressed to have such effect.
- (3) An application to vary unit entitlements must—
 - (a) be made in a manner and form approved by the Minister; and
 - (b) be signed by the applicants and completed in accordance with the instructions contained in the form; and
 - (c) be accompanied by the appropriate fee fixed in the *Fisheries Management (Fees) Regulations 2007*.
- (4) If an eligible licence in respect of the fishery is transferred to the holder of another such licence before 1 November 2009 and 1 of those licences is surrendered, the conditions of the remaining licence may be varied so as to increase the unit entitlement under that licence by the number of pipi units allocated to the surrendered licence immediately before its surrender.

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

No 310 of 2007

MAFF07/027CS

Fisheries Management (General) Variation Regulations 2007

under the Fisheries Management Act 2007

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Fisheries Management (General) Regulations 2007

- 4 Variation of Schedule 6—Classes of fishing activities prescribed for purposes of section 70 of Act
 - 21A Use of cockle rake of unlawful specifications
- 5 Variation of Schedule 10—Expiation fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (General) Variation Regulations 2007.*

2—Commencement

These regulations will come into operation on 1 November 2008.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Fisheries Management (General) Regulations 2007

4—Variation of Schedule 6—Classes of fishing activities prescribed for purposes of section 70 of Act

Schedule 6—after clause 21 insert:

21A—Use of cockle rake of unlawful specifications

The taking of Pipi (*Donax* spp) by a licensed person in Coorong coastal waters by using a cockle rake that has a net with a mesh size of less than 43 mm.

5—Variation of Schedule 10—Expiation fees

Schedule 10—after the item relating to clause 21 of Schedule 6 insert:

21A Taking Pipi in Coorong coastal waters using cockle rake of unlawful specifications (commercial) \$100

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

No 311 of 2007

MAFF07/027CS

Private Parking Areas Variation Regulations 2007

under the Private Parking Areas Act 1986

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Private Parking Areas Regulations 2001*

4 Variation of regulation 16—Expiation of offences against Act

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Private Parking Areas Variation Regulations 2007*.

2—Commencement

These regulations will come into operation on the same day as the *Private Parking Areas* (*Penalties*) *Amendment Act 2007* comes into operation.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Private Parking Areas Regulations 2001

4—Variation of regulation 16—Expiation of offences against Act

Regulation 16, table, item relating to section 8(2)—delete "\$78" and substitute:

\$227

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

No 312 of 2007

MSLGR07/005CS

Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Variation Regulations 2007

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999

4 Variation of regulation 50—Penalties for offences against Rules

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Variation Regulations 2007.*

2—Commencement

These regulations will come into operation on the same day as the *Private Parking Areas* (*Penalties*) *Amendment Act 2007* comes into operation.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999

4—Variation of regulation 50—Penalties for offences against Rules

Regulation 50(2)—delete "\$500" and substitute:

\$1 250

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

No 313 of 2007

MSLGR07/005CS

Criminal Law Consolidation (General) Variation Regulations 2007

under the Criminal Law Consolidation Act 1935

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Criminal Law Consolidation (General) Regulations 2006

- 4 Insertion of regulation 3A
 - 3A Prescribed occupations—aggravated offences

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Criminal Law Consolidation (General) Variation Regulations 2007*.

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Criminal Law Consolidation (General) Regulations 2006

4—Insertion of regulation 3A

After regulation 3 insert:

3A—Prescribed occupations—aggravated offences

(1) For the purposes of section 5AA(1)(k)(ii), emergency work is a prescribed occupation or employment.

(2) In this regulation—

accident or emergency department of a hospital means the part of a hospital dedicated to the hospital's major accident and emergency functions, including those areas of the department used for administrative, waiting, reception, storage, diagnostic, treatment, consultation, triage and resuscitation functions and the access bays for ambulance and police;

emergency means an event that causes or threatens to cause—

- (a) the death of, or injury or other damage to the health of, any person; or
- (b) the destruction of, or damage to, property; or
- (c) a disruption to essential services or to services usually enjoyed by the community; or
- (d) harm to the environment, or to flora or fauna;

emergency services provider means—

- (a) South Australian Country Fire Service; or
- (b) South Australian Metropolitan Fire Service; or
- (c) South Australian State Emergency Service; or
- (d) SA Ambulance Service Inc; or
- (e) St John Ambulance Australia South Australia Incorporated; or
- (f) Surf Life Saving South Australia Incorporated; or
- (g) a body or organisation that is a member of Volunteer Marine Rescue—South Australia Incorporated; or
- (h) the accident or emergency department of a hospital;

emergency work means work carried out (whether or not in response to an emergency) by or on behalf of an emergency services provider.

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2007

No 314 of 2007

AGO0150/06CS

FAXING COPY?

IF you fax copy to **Government Publishing SA** for inclusion in the *Government Gazette*, there is **no need** to send a Confirmation Copy to us as well.

This creates confusion and may well result in your notice being printed twice.

Please use the following fax number:

Fax transmission: (08) 8207 1040 Phone Inquiries: (08) 8207 1045

Please include a contact person, phone number and order number so that we can phone back with any queries we may have regarding the fax copy.

NOTE: Closing time for lodging new copy (fax, hard copy or email) is 4 p.m. on Tuesday preceding the day of publication.

Government Gazette notices can be E-mailed.

The address is:

governmentgazette@dpc.sa.gov.au

Documents should be sent as attachments in Word format.

When sending a document via E-mail, please confirm your transmission with a faxed copy of your document, including the date the notice is to be published.

Fax transmission: (08) 8207 1040 Enquiries: (08) 8207 1045

NOTE: Closing time for lodging new copy (fax, hard copy or email) is 4 p.m. on Tuesday preceding the day of publication.

CITY OF CHARLES STURT

DEVELOPMENT ACT 1993

City of Charles Sturt Development Plan Review— Public Consultation

NOTICE is hereby given that the City of Charles Sturt is reviewing its Development Plan pursuant to section 30 of the Development Act 1993, to determine the appropriateness of the Development Plan to the Council area and its consistency with the Metropolitan Planning Strategy.

A Development Plan Review draft Report is available free of charge at the Civic Centre, 72 Woodville Road, all of Council's libraries and on www.charlessturt.sa.gov.au/development. The draft Report addresses issues of both a local and metropolitan nature and has incorporated Council's recent Community Plan consultation process together with the following review and additional consultation which has provided information to develop the draft Section 30 Review of the Development Plan Report as required under section 30 of the Development Act 1993.

- Previous Development Plan Reviews.
- Recent Amendments to the Development Plan.
- Review of Issues and opportunities affecting the City including the 2006 Census of Population and Housing.
- Review of Development Plan Amendments in progress.
- Review of the City of Charles Sturt Community Plan.
- Consultation with:
 - · Planning Staff.
 - · Senior Managers.
 - · Agencies.
 - · Adjoining Councils.
 - Development Assessment Panel members.
 - Council Members.

Written submissions regarding the Development Plan Review should be forwarded to the City of Charles Sturt by no later than Friday, 22 February 2008. All submissions should be addressed to the Chief Executive Officer, City of Charles Sturt, P.O. Box 1, Woodville, S.A. 5011.

Persons wishing to be heard at the public hearing are requested to indicate their intention to be heard in their submission. Copies of all submissions received will be available for inspection by interested persons at the Civic Centre, 72 Woodville Road, Woodville from 25 February 2004 until the public hearing.

A public hearing will be held at 6 p.m. at the Civic Centre, 72 Woodville Road, Woodville, on Monday, 3 March 2008.

M. WITHERS, Chief Executive

CITY OF CHARLES STURT

DEVELOPMENT ACT 1993

Better Development Plan (BDP) and General Development Plan Amendment—Public Consultation

NOTICE is hereby given that the City of Charles Sturt, pursuant to sections 24 and 25 of the Development Act 1993, has prepared a Development Plan Amendment Report (DPA) to amend its Development Plan.

The Amendment will change the Development Plan by proposing to change the structure and content of the Development Plan to introduce more up-to-date and more consistent policy. Council therefore expects that the overall understanding of its Development Plan will be improved by adopting the new BDP form and structure. This will represent an improvement on the current authorised plan, making it easier to navigate and comprehend by addressing the clarity and readability issues that have developed over time with the current Development Plan.

The DPA report will be available for public consultation from Thursday, 13 December 2007 until 5 p.m. on Friday, 22 February 2008

Copies of the DPA report are available during normal office hours at the City of Charles Sturt Offices, 72 Woodville Road, Woodville, Monday to Friday, 8.30 a.m. to 5 p.m. Alternatively the DPA report can be viewed on the Internet at:

www.charlessturt.sa.gov.au

or during library hours at the following locations:

- Civic Library, 72 Woodville Road, Woodville.
- West Lakes Library, corner West Lakes Boulevard and Brebner Drive, West Lakes.
- Findon Library, Findon Shopping Centre Mall, corner Findon and Grange Roads, Findon.
- Henley Beach Library, 378 Seaview Road, Henley Beach.
- · Hindmarsh Library, 139 Port Road, Hindmarsh.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on Friday, 22 February 2008. All submissions should be addressed to Connie Parisi, Senior Policy Planner, City of Charles Sturt, P.O. Box 1, Woodville, S.A. 5011 and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to:

cparisi@charlessturt.sa.gov.au.

Copies of all submissions will be available for inspection at the Council offices from Friday, 22 February 2008, until the conclusion of the public meeting.

A public meeting will be held on Monday, 3 March 2007 at 6 p.m. at the City of Charles Sturt Offices, 72 Woodville Road, Woodville at which time interested persons may be heard in relation to the DPA and the submissions. The public hearing will not be held if no submissions are received or if no submission makes a request to be heard.

If you would like further information about the DPA, contact Connie Parisi, Senior Policy Planner, telephone 8408 1179 or email cparisi@charlessturt.sa.gov.au.

Dated 13 December 2007.

M. WITHERS, Chief Executive Officer

CITY OF SALISBURY

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Walkway Elinga Avenue and Narambi Avenue, Ingle Farm

NOTICE is hereby given pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the City of Salisbury proposes to make a Road Process Order to close and sell to M. R. Kelman, Women's Housing Association Inc. and D. H. and Y. N. Stoward the walkway adjoining each property, between Elinga Avenue and Narambi Avenue, shown as 'A', 'B', and 'C' (respectively) on Preliminary Plan No. 07/0075.

A copy of the plan and statement of persons affected are available for public inspection at Council's Office, 12 James Street, Salisbury and the office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours.

Any application for easement or objection must set out the full name, address and give details of the submission with fully supported reasons.

Any submissions must be made in writing within 28 days from 13 December 2007, to the Council, P.O. Box 8, Salisbury, S.A. 5108 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Enquiries relating to this matter can be directed to Julie Bond on 8406 8306.

Dated 13 December 2007.

S. HAINS, City Manager

CITY OF VICTOR HARBOR

DEVELOPMENT ACT 1993

Establishment of Car Parking Fund

NOTICE is hereby given, pursuant to section 50A (2) of the Development Act 1993, that the Council of the City of Victor Harbor has, with the approval of the Minister for Urban Development and Planning, established a car parking fund. Details of the fund is as follows:

Name of Fund-Victor Harbor Car Parking Fund

Designated Area—Regional Town Centre Car Parking Fund Policy Areas 1, 2 and 3.

Contribution Rates—Policy Area 1: \$8 000; Policy Area 2: \$12 000; Policy Area 3: \$15 000.

All funds will be applied in a manner consistent with section 50A (8) of the Development Act 1993.

Dated 13 December 2007.

G. MAXWELL, City Manager

DISTRICT COUNCIL OF LOXTON WAIKERIE

ROADS (OPENING AND CLOSING) ACT 1991

Bookpurnong Terrace and Raymond Terrace, Loxton

NOTICE is hereby given that pursuant to section 10 of the Roads (Opening and Closing) Act 1991, the District Council of Loxton Waikerie hereby gives notice of its intent to make a Road Process Order to close and merge portions of Bookpurnong Terrace and Raymond Terrace with the adjoining Section 72, Hundred of Bookpurnong as more particularly delineated and lettered 'A' and 'B' respectively on Preliminary Plan No. 07/0086.

A copy of the preliminary plan and statement of persons affected are available for public inspection at the Council Office, East Terrace, Loxton or the Adelaide office of the Surveyor-General during normal office hours.

An application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons.

The application for easement or objection must be made in writing to the Council, P.O. Box 409, Loxton, S.A. 5333, within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

P. D. ACKLAND, Chief Executive Officer

DISTRICT COUNCIL OF MALLALA

Road Closure—Light Beach Road

NOTICE is hereby given that in accordance with section 359 of the Local Government Act 1934, as amended, Council excludes all vehicles, with the exception of Council, Cheetham Salt Limited and emergency services vehicles, from that portion of Light Beach Road, Lower Light, west of the property boundary of section 729. (SA Rifle Association Rifle Range) from 19 December 2007 until 31 December 2010.

D. MOLONEY, Chief Executive Officer

DISTRICT COUNCIL OF PETERBOROUGH

Resignation of Elected Member

NOTICE is hereby given, pursuant to section 54 (6) of the Local Government Act 1999, that a vacancy has occurred in the office of Area Councillor, due to the resignation of Councillor Bob Gladwell, to take effect from 4 December 2007.

Pursuant to section 6 (2) (b) of the Local Government (Elections) Act 1999, Council adopted a policy not to fill the casual vacancy occurring as a result of the resignation.

T. D. BARNES, Chief Executive Officer

TATIARA DISTRICT COUNCIL

Appointment of Tatiara Bushfire Prevention Committee

NOTICE is hereby given that at a meeting held on 13 November 2007, Council resolved to appoint the following persons to the Tatiara Bushfire Prevention Committee, pursuant to section 75 of the Fire and Emergency Services Act 2005:

Adrian Packer (TDC Fire Prevention Officer) Councillor Graham Excell (Council Representative) Peter Micklem (Council Representative) Peter Will (Bangham CFS Brigade) Leighton Champness and Wes Twigden (Bordertown CFS Brigade) Mark Sherriff and Simon Rosenzweig (Keith CFS Brigade) Trevor Staude and Terry Rowett (Kongal CFS Brigade) Hugh Hill and Andrew Bator (Laffer CFS Brigade) David Altus and Matthew Fiebig (McCallum CFS Brigade) Ricky Moore and Trevor Duell (Mundulla CFS Brigade) Matt Roberts (Padthaway CFS Brigade)

David Molineux and Matthew Lutt (Sherwood CFS Brigade) Chris Wurst and Barry Carter (Tatiara Senior CFS Brigade) Rodney Wood and Owen Story (Western Flat CFS Brigade) Graham Croser and Geoff Keatley (Willalooka CFS Brigade) Peter McLellan and David Makin (Wolseley CFS Brigade) Donna Nussio (National Parks and Wildlife)

R. J. HARKNESS, Chief Executive Officer

IN the matter of the estates of the undermentioned deceased persons

Atchison, George Lawrence, late of 26 Flinders Highway, Port Lincoln, retired driver, who died on 7 September 2007 Burford, Violet Doris, late of 5 Bradford Court, Enfield, widow,

who died on 25 September 2007.

Courtney, Aaron James, late of 28A Trenton Terrace, Pooraka, telephone salesman, who died on 29 June 2006.

Cumiskey, Joseph, late of 63 Norman Street, Adelaide, retired nurse, who died on 19 June 2007.

Dreyer, Kathleen Isabel, late of 37 Cross Road, Kingswood, of no occupation, who died on 5 February 2007.

Hopgood, Cyril Roy, late of 38 Taylors Road, Aberfoyle Park, retired public servant, who died on 25 July 2007.

Hoskins, Ann, late of 160 Walkerville Terrace, Walkerville, widow, who died on 21 September 2007.

Hughes, Olive, late of 52 Dunrobin Road, Hove, of no occupation, who died on 24 August 2007.

Krutschinin, Adrienne, late of Hazel Grove, Ridgehaven, of no occupation, who died on 27 October 2006.

Newell, Philip Everard, late of 5 Bradford Court, Enfield, retired psychiatric nurse, who died on 2 October 2007

Pearce, Ross Lancelot, late of 39 Campus Drive, Aberfoyle Park, retired supervisor, who died on 8 November 2007.

Peterson, Robert George, late of 9 Bushby Street, Hackham, retired manufacturing jeweller, who died on 8 October

Pullen, Margaret, late of 8 Elmgrove Road, Salisbury North, of no occupation, who died on 12 September 2007

Smith, Irene, late of 1215 Grand Junction Road, Hope Valley, home duties, who died on 18 October 2007.

Usher, Mollie Eileen, late of 15 Phillipps Street, Somerton Park, home duties, who died on 29 October 2007.

Waters, Joan Helen, late of 1217 Grand Junction Road, Hope Valley, of no occupation, who died on 17 October 2007. Watkins, Ivy Freda, late of 655-671 Burbridge Road, West Beach, of no occupation, who died on 9 October 2007.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 18 January 2008, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver the same to the Public Trustee.

Dated 13 December 2007.

M. I. BODYCOAT, Public Trustee

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the Government Gazette, please note that the onus is on you to inform Government Publishing SA of any subsequent corrections by 10 a.m. on Thursday, which is our publication deadline.

For any corrections to your notice please phone 8207 1045 or Fax 8207 1040 **before** 10 a.m. on Thursday.

If we do not receive any communication by 10 a.m. on Thursday (day of publication) we will presume the notice is correct and will print it as it is.

Remember—the onus is on you to inform us of any corrections necessary to your notice.

NOTE: Closing time for lodging new copy (electronically, fax or hard copy) is 4 p.m. on Tuesday preceding the day of publication. Phone 8207 1045—Fax 8207 1040.

Email: governmentgazette@dpc.sa.gov.au